

DIRE CALAMITY.

A Passenger Train Breaks Through a Bridge.

FIVE CARS SMASHED TO ATOMS.

Thirty-Two Human Beings Killed Outright and Forty Mangled Near Boston.

Associated Press Dispatches to the Herald.

Boston, March 14.—An accident this morning occurred on the Dedham branch of the Boston and Providence railroad, between Forest Hill and Roslindale, at what is known as the Bussey Park bridge, and about one mile from Jamaica Plains. The 7 o'clock train from Dedham, consisting of seven passenger coaches and a baggage-car, under charge of Conductor Tilden, broke through the bridge. The engine and three cars went over safely, but the others fell through the bridge to the road below, a distance of thirty feet. The last car, which was the smoker, turned completely over and struck on the top of the others, all being crushed almost out of shape. The bridge where the accident occurred is a comparatively new one, and the accident was caused by the truck of one of the cars giving way, causing the cars to strike against an abutment of the bridge. The smoking-car, after it fell, caught fire, but the fire department was promptly on hand and prevented any spread of the flames. Many of the injured were brought to the hospitals in this city, and of the killed have not been identified. The train was crowded with working people, and the most intense excitement prevails among their friends, who are anxious to hear the names of the killed and wounded. The latest reports are that thirty-two persons are killed and forty injured. Among these are many women. Conductor Tilden was among the killed. The bodies of the killed were horribly mangled, some of their heads being entirely severed from their bodies, and many of the bodies are crushed beyond recognition.

The train was one which leaves Dedham at 7:05 and arrives at Boston at 7:40, and is one of the largest and heaviest on the morning list. This morning, as usual, the train was heavily loaded, and the last three cars, the ones that left the track, were filled with passengers who had been taken at Dedham and the stations between there and Forest Hill. The accident was due to the giving way of the bridge, under the weight of the train, owing to a defect in the construction of the bridge. An inspection of the wreck reveals the fact that of the eight cars comprising the train, one was completely wrecked, whilst not one of the coaches escaped almost perfect demolition. From the location of the wrecked cars it would seem that the first three passed over the bridge safely, but the structure evidently gave way when the fourth car was passing over it. Five cars went through the roadway, landing in a mass of splinters in the street. The occupants of the smoker were either killed or injured, not one escaping without an injury of some kind. Two of the coaches went clear across the roadway, landing against a station wall, surrounded by a large field at the foot of the hill. As the cars lie in their present location they present such a picture of absolute demolition that it seems remarkable that any person in them escaped alive. Cushions from the seats are scattered over the roadway, and into the adjacent pastures, while the car-wheels and trucks are distributed in all directions. That the horrors of fire were not added to the terrible disaster was due to the promptness with which relief was sent. A chemical engine from Boston was at the scene within minutes after the occurrence, brought by the letter carrier, who gave an alarm of fire upon observing flames issuing from the debris. The flames were soon extinguished, and the firemen then did excellent work in rescuing the injured.

It has been endeavored to obtain a correct list of the killed and wounded, owing to the fact that immediately after the catastrophe had occurred its victims were hastily removed from the scene, and in such widely different directions that it is extremely difficult to trace them correctly. Some of the injured were at once conveyed to their homes, others were taken to the hospitals, while others received temporary shelter in the residences in the immediate neighborhood. Some of the dead have not yet been brought to the city hospital morgue, but there were others taken to the depots at Roslindale, Forest Hill and Canterbury. The agents of the railway company are diligently at work endeavoring to compile the complete statistics of the calamity. A full list of the casualties will doubtless be furnished at the earliest practicable moment. All day a large corps of surgeons has been at work attending to the injured, who are more numerous than was at first supposed. It is now estimated that nearly thirty persons received severe wounds. Of these it is said that a number will probably die. A curious feature of the disaster is found in the fact that when the bridge went down with the train, the complete statistics of the calamity were furnished at the earliest practicable moment. All day a large corps of surgeons has been at work attending to the injured, who are more numerous than was at first supposed. It is now estimated that nearly thirty persons received severe wounds. Of these it is said that a number will probably die. A curious feature of the disaster is found in the fact that when the bridge went down with the train, the complete statistics of the calamity were furnished at the earliest practicable moment.

Dr. John E. Ennis, the successful manager of the excursions which bear his name, arrived yesterday by his own excursion. H. C. Townsend, general passenger agent, Missouri Pacific railroad, arrived yesterday by the excursion, which came over that road. Colonel Hill, general superintendent of the Vandallia railroad, St. Louis, arrived in the city yesterday with the Ennis excursion. T. H. Wicks, general superintendent of the Pullman Palace Car Company, Chicago, was a passenger by the Ennis excursion yesterday. C. C. Thurber, the great seedman of New Berlin, N. Y., whose name is associated with the excursion, arrived in the city yesterday in the great excursion of Dr. Ennis. Mr. Martin, assistant superintendent of the Pullman Palace Car Company, St. Louis, was one of the passengers yesterday by the excursion from that place. Hon. B. L. Peel, of Tombstone, Arizona, who has just ceased from his labors as member of the Arizona Legislature, is on a visit to his old home, Los Angeles. Years ago Mr. Peel was City Judge of this city. He is at the St. Elmo. Colonel Olin Wellborn, of Dallas, Texas, who has been a member of Congress from that State for the last four sessions, arrived here last evening. The Colonel was out here on a flying visit last fall, and he then received such favorable impressions of our section, that he could not stay away. The Colonel is a guest at the Nadeau.

The City Council will meet at 7:30 o'clock this evening, at the city hall, to consider the street-paving question.

EASTERN.

The Tehuantepec Canal to be Built.

NATHAN FALK'S FEARFUL LEAP.

A River Bank Caves In and a Store with its Contents are Lost.

Associated Press Dispatches to the Herald.

Pittsburg, March 14.—Since the death of Captain Eads was announced there has been considerable speculation as to whether the great ship railway, of which he was the projector, will be completed. Pittsburg parties interested in the matter express the opinion that the project will be carried out. The engineers in charge, Colonels Andrews and Cartmel, are thoroughly competent to complete the work, and all that is needed are charters from the United States and Mexican governments. Sufficient stock has been subscribed to almost complete the work independent of appropriations which have heretofore been requested. The bill before the last Congress did not ask for an appropriation, but simply asked that the charter be granted. The Mexican government will be requested to grant the company a charter. The stockholders are confident that their request will be promptly honored and that the great Tehuantepec canal project will be completed.

A DESPERATE MAN Jumps Down Seventy Feet Wall at Under Arrest.

Denver, Col., March 14.—Nathan Falk, a traveling salesman, this morning was arraigned before Justice Sales, charged with the larceny of 2000 cigars and held in a bond of \$5000 to appear before the grand jury. After the decision was pronounced, the prisoner, in company with Constable Levy, started for the Chamber of Commerce library for the purpose of procuring security. The prisoner, however, did not wait for the original purpose. The contractors are pledged to have the Chicago extension of the Atchafalaya completed by the 15th, and the work of the Atchafalaya bridge will be begun in the spring, and the structure completed before the year is out. This would leave a link between Philadelphia and the bridge to cover, which could very easily be done by the time that Chicago is reached from the west, when the Atchafalaya would have a continuous line of its own between San Francisco and New York, much shorter than any other transcontinental route.

CAVED IN. A River Bank and the Store on It Missed in the Water.

New Orleans, March 14.—A special to the Picayune from Lake Providence, La., says that about 9 o'clock this morning full sixty feet of the bank in front of the Elton plantation sunk gradually down into the river, carrying with it the Elton store and its contents. The caving was completed within one hour and but few of the plantation's supplies were saved. Mr. Robinson, lessee, has lost a large amount of supplies, the furniture and other valuable effects belonging to General McMillan, stored in the building were also lost. The water over the bank is fully two feet deep and there is a constant apprehension that the levee may drop in at any point and cause a disastrous overflow. The police jury has summoned 500 additional hands to build a bank if it is found necessary.

THE CHIRICAHUA PRISONERS Learning the English Language With Considerable Success.

Washington, March 14.—Colonel Ayers, commanding the Second Artillery at San Francisco barracks, Florida, has made a report to the War Department concerning the Apache prisoners at Fort Marion, in which he says that their number on February 1st last was 417. Three children have been born since that date and four Indians have died, leaving 446 in confinement—82 men, 206 women and 158 children. The Indians generally behave well. About fifty children are under instruction by the brothers of St. Joseph Academy, and have made good progress. Some kindly disposed white women have also been instructing them during the past month, with considerable success in the elements of the English language.

SENSIBLE COOPERS, Leaving Organizations Who Order Them to Suffer.

New York, March 14.—The strike of the coopers of two large firms ended this morning and the men have gone back to work, after signing an agreement to sever their connection with the Knights of Labor and all other labor organizations with which they were connected. The preamble to the agreement says that the men having been persuaded to become connected with the organization known as the Knights of Labor, and through that connection employed for something which in no manner interests them—a result which caused suffering to themselves, their wives and families, they pledge themselves to leave such associations.

Death of E. F. Pillsbury.

Boston, March 14.—Eben F. Pillsbury died at his residence at Melrose last night. He had been in poor health for some time.

Oakland Municipal Election.

SAN FRANCISCO, March 14.—The Oakland city election took place to-day for Mayor and minor municipal officers. There were four separate tickets in the field. Indications point to the complete success of the Republican ticket.

Fast Mail Train.

KANSAS CITY, Mo., March 14.—A new fast mail train from New York came in over the Missouri Pacific to-day at 10:58, being one minute ahead of time.

A Fisherman Drowned.

VALLEJO, March 14.—Late Saturday night a small boat in which Constantine and John, two fishermen, were crossing the straits, swamped and capsized and the former was drowned.

THE RAILROAD DEAL.

Theories About the E. & O. One Affecting the A. T. & S. F.

New York, March 14.—The Times' Baltimore special says: The control of the Baltimore and Ohio railroad will be sold to Alfred Sully, if he can raise the money to purchase it. If he cannot it will pass into the hands of others who are now ready to undertake negotiations. In either event Robert Garrett will no longer be identified with its active management. This is authoritative. A matter stands Mr. Sully is master of the situation, and until he confesses himself unable to bring together the financial and other interests that must be reconciled to assure the success of his undertaking, no one can say the road over his hand. Garrett awaits Sully's pleasure. There is a great deal more strength in the position which Mr. Sully occupies in the pending deal than he has been given credit for. He cannot get along without the aid of Gould, Gould and the Pennsylvania railroad hold together the key of the whole situation. Sully's only hope lies in their willingness to come into the arrangement, and this they are likely to decline to do, except on their own terms.

SAN FRANCISCO, March 14.—The Republic this morning says that a railway official, whose connection with the New York and Boston end of certain trans-Mississippi roads gives him most excellent opportunity to know what is going on behind the curtain, said last night: "No one need be surprised if, when the smoke of the Baltimore and Ohio deal is cleared away, that the Atchafalaya, Toledo and Santa Fe is found to be the owner." He added, that it was no secret that the Atchafalaya company used their influence in Garrett's favor when the Atchafalaya bridge bill was pending, and that the success of that measure was due largely to the Atchafalaya's effort. It was further asserted by this gentleman that negotiations have been pending between the Atchafalaya and Baltimore officials for more than six months, and that the hitch in the deal last week was wholly due to the Gould party, who wanted to defeat it because the Missouri Pacific did not like the idea of its most powerful and energetic rival controlling a continuous line of road from ocean to ocean. The Atchafalaya's play, it seems, is to secure the Baltimore and Ohio through the Richmond Terminal Company, so it could perfect its plans for reaching Staten Island under cover, but the uncovering of the scheme will not detract from the original purpose. The contractors are pledged to have the Chicago extension of the Atchafalaya completed by the 15th, and the work of the Atchafalaya bridge will be begun in the spring, and the structure completed before the year is out. This would leave a link between Philadelphia and the bridge to cover, which could very easily be done by the time that Chicago is reached from the west, when the Atchafalaya would have a continuous line of its own between San Francisco and New York, much shorter than any other transcontinental route.

THE LATE CAPTAIN EADS. Particulars Respecting His Demise at Nassau.

JACKSONVILLE, March 14.—Captain Eads suffered from a cold contracted the winter before last, but by careful nursing it was thought that they would bring him through. On March 1st he went yachting with some friends. On his return he complained of severe pains in the breast, and medical advice was summoned and everything possible done to arrest the disease, but without avail, and at 12 o'clock, Tuesday morning, the 8th inst., he expired. Captain Eads' wife and his daughter, Mrs. Hazard, were at his bedside, and accompanied the remains to this city.

Board of Supervisors.

MONDAY, March 14, 1887. The Board canvassed the votes of the Pomona election on the 12th instant, for the special purpose of obtaining the will of the citizens with reference to incorporating. There were cast for incorporation, 72, and against, 110 votes, in consequence the petition for incorporation was declared lost.

Freight Trains Collide.

TRUCKEE, Cal., March 14.—This morning freight trains Nos. 7 and 8 collided at Blue Canyon. They were both "double-headed." No. 7 was standing on the main track. No. 8, going west, ran into No. 7. Four locomotives and a number of cars were badly wrecked. None of the crews were hurt. The cause of the accident is said to be that the air-brakes gave out and the down train became unmanageable, the grade at Blue Canyon being very steep. The wreck was cleared this afternoon and trains are moving as usual.

San Luis Obispo Jubilant.

SAN LOUIS OBISPO, March 14.—The rapidity with which property is changing hands in this city is unprecedented. Within the past three days private sales to the amount of \$27,000 have taken place. Eastern capitalists are plentiful, and are investing largely. The boom has received a fresh impetus by the report which is made, with assurance of certainty, that the Chicago, Burlington and Quincy railroad will build through to San Francisco, and strike the coast in this county.

A Successful Election For a Schoolhouse.

PASO ROBLES, March 14.—A special election was held here to-day for the purpose of voting for or against the \$30,000 tax to build a schoolhouse. The tax, on dissenting votes being cast. Regular mail trains commenced running from Soledad to Templeton to-day.

A Populous City.

SAN DIEGO, March 14.—The census of the city of San Diego was completed and the returns submitted to the trustees to-day. The purpose of the census is to enable the city to be entitled to a change from the fifth to the fourth class. The result shows the population to be 11,307. An election was ordered in April, to decide upon a new incorporation.

Colonies Arriving in the Santa Ana Valley.

SANTA ANA, March 14.—A colony of some thirty-five or forty men, women and children arrived here last evening from Kansas, Missouri and Nebraska. This is the second colony that has located at Modena, and two more are to follow.

An Incendiary Fire.

OROVILLE, Cal., March 14.—The Spring Valley Hotel and barn at Oroville was burned last night. The loss about \$5,000, insured for \$3300. The fire was undoubtedly incendiary. The property belonged to the Spring Valley Water Company.

THE COAST.

Booming the Northern Citrus Belt.

A DYNAMITER FOUND GUILTY.

The Failure of an Appropriation Causes the Closing of Signal Service Offices.

Associated Press Dispatches to the Herald.

SACRAMENTO, March 14.—There are substantial evidences of the advancement in real estate values in this community, and a tendency upwards is rapidly increasing. A piece of land containing fifteen acres sold Saturday for \$300 per acre. A five-acre tract, one mile from town, without any valuable improvements, sold the same day for \$12,000. The Reed tract, near the old beet-sugar factory, is selling in five-acre parcels for from \$300 to \$400 per acre. A farm ten miles from Sacramento, for which \$70 could not be procured not long since, was sold for \$100 per acre.

FOUND GUILTY.

A Dynamiter Found Guilty and to be Heavily Sentenced. MERCED, March 14.—David Humphreys, who was arrested, charged with attempting to blow up the dwelling of A. D. Ritchey with dynamite or powder, was tried and found guilty of assault with intent to commit murder, and will be sentenced Monday next. The prisoner will probably receive a heavy sentence.

WEATHER REPORTS.

To Be Suspended From a Number of Coast Stations.

SAN FRANCISCO, March 14.—The failure of President Cleveland to sign the Appropriation bill for a branch of the signal service, will prevent the telegraphic reports, until after June 30th, being received from stations at Spokane Falls, Walla Walla, Boise City, Fort Blivell, Eureka, Winnemucca and Fort Yuma. Reports will, however, be sent by mail stations from each of these. The reports, which will continue to be received, are from the stations at Tattus Island, Olympia, Fort Canby, Portland, Roseburg, Red Bluff, Sacramento, San Francisco, Keeler, Los Angeles and San Diego. Lieutenant Glasgow, now in Prescott, Arizona, will, it is understood, soon be removed to Division headquarters at Los Angeles.

MAKING ARRANGEMENTS TO HANDLE California Fruit in the East.

SAN FRANCISCO, March 14.—At a meeting of the California Fruit union to-day, suggestions were heard from Messrs. Palmer, Porter and Salisbury, of Chicago, and Perry, of Denver, as to the best method of marketing California fruit in the East. It was a general sentiment that there should be only one agent in each principal eastern city. Railroad rates will be considered to-morrow morning.

The Founder of a Wholesale Store Dead.

SAN FRANCISCO, March 14.—News has been received in this city of the death, at Philadelphia, of Silas W. Johnson, at the age of 62 years. The deceased arrived in San Francisco in 1849 and opened the first paint and oil house in the place. He formed the house of Sawyer, Johnson & Co., which eventually became the present firm of Whittier, Fuller and Co. For the past fifteen years he had been connected with the house of Whittier, Fuller & Co. as manager and general purchasing agent at New York.

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HEALTH MATTERS.

Joint Meeting of the Council and State Board of Health.

The State Board of Health and the City Council met in conference at the rooms of the Board of Trade last night. Dr. Orme in the chair. E. L. Stern being introduced, spoke in behalf of the Los Angeles Board of Trade, and said that he was glad to have the members of the State Board of Health here to assist in obtaining control of the situation and to quiet the excitement. Those who were not of the medical profession did not feel that there was any particular cause for alarm, but at the same time the disease should be stamped out at once. The physicians are doing all that was possible in getting control of the situation, and with the advice of the State Board of Health he hoped that the smallpox would soon be a thing of the past. He promised, on behalf of the Board of Trade, that anything that they could do to assist would be done most heartily.

Dr. Hagan then gave a brief review of the disease since its start. He stated that at present there are thirteen cases in the hospital and fifteen in private families under quarantine. Three cases have recovered and six patients have died, making a total of forty-one cases in all. He had made a close search for more cases and had examined all suspected cases reported, and there were no new cases yesterday. In his opinion there were no cases concealed, and there had been very few outside of those reported. He also gave a description of the method in which cases were treated. All cases left at home are closely guarded, with a guard man each house. The treatment of patients at the hospital has been so careful that whole families have gone there with relatives, and have lived in comfort. Since the beginning of the disease over 20,000 people had been vaccinated, and only about one-tenth of the 50,000 people are unprotected. The question now is, how to reach that portion of the population. Vaccination is the only defense against the disease, and when the small part unprotected are reached, there will be no more danger.

Mr. Rowan, chairman of the Board of Supervisors, stated that outside of the city, up to Sunday, there had only been eight cases, and of these five had been turned loose. Since then, four new cases had been reported, making a total of seven patients at present. The physicians were doing all in their power to prevent any spread.

Dr. Orme stated that the utmost vigilance was being exercised throughout the county.

Dr. Cole, the spokesman of the State Board of Health, said he had no disposition to shirk the duties imposed upon him. The members of the State Board were here as friends. It was reported that they had come to Los Angeles to do something which they had no intention of attempting, namely, quarantining the city. They had come simply as an advisory body on their way to the border. He had looked over the health law and his colleagues had come to the conclusion to suggest that the Board of Health be changed so that in the future it will consist of the Mayor and four physicians; that all cases of contagious disease be reported to the Health Officer, under penalty of fine and imprisonment; that vaccination and re-vaccination be enforced; that good virus be used; that the city be districted for vaccination purposes; that in all cases of death from contagious disease a public funeral be prohibited, and that the body be buried as soon after death as possible; that an ordinance be passed making it a misdemeanor for a hackman or an owner of any kind of a vehicle to carry any one affected with contagious diseases, and that all persons suffering from contagious diseases discovered in hotels or houses, containing more than one family shall be forced to go to the hospital.

Dr. Simpson thought that there should be established a place where suspects could be kept until they were affected. He reiterated Dr. Cole's statement of the object of the visit of the State Board of Health. He advised that the sewers should be cleaned and flushed effectually and that disinfectants should be freely used. He also suggested that the site for the new hospital be changed, as he had heard some objection to its location. Dr. Orme stated that the railroad officials strongly objected to the present proposition to build on the site selected. Ex-Governor Stoneman thought that everything was being done that was possible, but he advised the utmost vigilance on the part of the Board of Health.

The joint meeting then adjourned and the physicians present left with the exception of Health Officer Hagan and Dr. Kurtz.

Mayor Workman then called the City Council to order and an informal discussion was held in reference to the suggestions made by the State Board of Health. At first it was proposed that a special meeting of the Council be called for this evening at 7 o'clock, to pass ordinances containing the matter advised by Dr. Cole, but Mr. L. N. Breed, President of the Council, stated that there was no need of a special meeting for the reason that ordinances and laws already existed, which covered the whole ground suggested, except that relating to the formation of the Board of Health, and that matter could lay over until a regular meeting.

Mayor Workman thought some active measures ought to be taken for enforcing vaccination.

Dr. Hagan said he did not desire to vaccinate every one in the city, but only those who had not been vaccinated. He thought that all the school children should be vaccinated and this time with good virus.

Dr. Kurtz said that the school children had not been vaccinated, but the virus was not good, because only about one in four was successful. He thought that they should be vaccinated, especially those on whom it did not take before. After a few minutes spent in informal discussion, it was deemed unnecessary to call a special meeting of the Council, and the meeting adjourned.

Smallpox.

Dr. Hagan reported yesterday that no new cases had been discovered or reported during the day. Yesterday morning all of the cooks and attendants at the hospital were discharged, and formal charge was given to the Sisters who so generously volunteered their services. One patient was discharged, cured, and there is but one case still at the hospital which is considered dangerous. Vaccination is still being effected, and all are urged to be vaccinated if the first attempt was not successful.

FOREIGN.

The Demands of Irish Unionists.

SIX RUSSIAN STUDENTS JAILED.

Bismarck Credited With the Idea of Favoring General Disarmament.

Associated Press Dispatches to the Herald.

LONDON, March 14.—Gladstone, replying to the request of a number of his adherents for information as to the concessions offered to Unionists, declined to enter into details, but said that the Liberals may rely upon his firm adherence to the principles and basis of his Home Rule policy. The radical Unionists attribute the failure of the conference negotiations to Gladstone's decision to abide by Parnell's demands. There are articles which many believe tend to show that Sir Wm. Vernon Harcourt misled Chamberlain and Sir Geo. O. Trevelyan, causing them to believe that Gladstone accepted Chamberlain's proposals. It is thought probable that Gladstone was on the verge of accepting, when he was warned that such a step would result in a Parnellian revolt. Since the breaking off of negotiations, the demands of Unionists have grown. As formulated, they comprise the following essentials: That Ireland be represented in the imperial parliament, that Ulster be annexed from the jurisdiction of the Dublin parliament; that the Irish parliament be subordinate and not co-equal with the imperial body; that the subordinate powers of the Irish parliament be strictly defined and limited; that the maintenance of law and order remain under the control of the imperial authority; that Gladstone's Imperial proposal be abandoned; that his proposition requiring the Irish parliament to be composed of two orders be abandoned; that the Irish credit be not pledged for the benefit of the Irish landlords. The Parnellites and Gladstonians scout these demands as unworthy of consideration. Gladstone has been asked explicitly to define his position and state upon what terms the union is possible.

A PEACE CONGRESS In Which Bismarck Would Recommend Europe to Disarm.

PARIS, March 14.—The Journal Debates has a dispatch from Vienna saying that Baron von Schöner, Russian Minister to the Vatican, suggested to the Pope the convening of a European Congress to settle the Eastern and Egyptian questions. In such a congress, dispatch says, Bismarck being assisted with the success of the Army bill, would propose that the congress declare in favor of a general disarmament.

The Attack on the Czar Dismissed.

LONDON, March 14.—In the Commons this afternoon, the Parliamentary Secretary to the Foreign Office, stated that the government had been informed that some persons, with explosives in their possession, had been arrested in St. Petersburg yesterday on the route which the Czar was to have taken to attend the anniversary service in connection with the death of the late Czar's death. Sir James Ferguson said he was glad to be able to announce that no attack was made on the Czar. Dispatches from Frankfurt, Berlin and Vienna say that the houses at those places were weak to day in consequence of the rumors that an attempt had been made to kill the Czar. De Stael, the Russian Ambassador at London, said this morning that he had received no telegram in relation to such an attempt. If it were true, he would have received a dispatch long ago.

LONDON, March 14.—A dispatch from St. Petersburg says that six students were arrested on the Nevski prospect, near the Antichikh palace, having in their possession a quantity of explosives. They were awaiting trial at the St. Elmo. The Czar on his way to the Cathedral to take part in the anniversary services.

LONDON, March 14.—The Berlin correspondent of the London Times has received a cipher telegram announcing the failure of the Czar's visit to the Czar and Czarina with dynamite bombs. The Berliner Tageblatt has received a similar dispatch, which adds that the leader of the plot has been arrested and imprisoned in the fortress of Peter and Paul.

Released on Bail.

SOBIA, March 14.—Karavell, Tzanow and Nikeroff, who were arrested for complicity in the revolt, have been released on bail.

Gone to Gatchina.

ST. PETERSBURG, March 14.—The Czar, Czarina and Czarovitch left this city yesterday for the Imperial palace at Gatchina.

France Taxing Cereals.

PARIS, March 14.—The Chamber of Deputies to-day, by a vote of 318 to 248, passed the bill taxing cereals.

BOARD OF TRADE.

Bonds to be Issued for the New Building.

The Board of Trade met last night, President E. L. Stern in the chair, for the purpose of deciding upon some plan for proceeding with the erection of a building. The joint committee appointed a week ago reported, advising that three trustees be selected—one by the Board of Trade, one by the Produce Exchange, and the other by the two so selected; that these trustees secure a suitable lot; that they open up a subscription list for 2500 bonds of \$100 each, payable one-half in ten years and one-half in twenty years, bearing interest at not over 6 per cent per year; that bonds be secured by mortgages on the lot and building; that the duties of the trustees are—first, to pay for the lot; second, to pay for the building; and third, to pay the interest on the bonds; and that the trustees consult the Board of Directors of both bodies as to the plans for the building. The report was unanimously adopted, and the following trustees elected by ballot: Mr. H. M. Brown, of the Board of Trade; and Mr. D. Johnson, of the Produce Exchange. These trustees are to select the third and report back at a general meeting to be held next Monday evening. Messrs. S. M. Perry, H. M. O'Melveny and H. Barch were appointed a committee to consult with Rev. Dr. Hagan about the erection of a new college in this city.

CRIMINAL NOTES.

Yesterday's Record of Business in Police Circles.
The case of William Abbott, charged with vagrancy, will come up for trial on Thursday morning. Justice Austin yesterday denied the motion for a change of venue.

The charge of burglary against Sam was dismissed yesterday by Justice Austin because there was not sufficient evidence to convict.

A gray mare was reported yesterday as having strayed or having been stolen from No. 436 Grand avenue. Yesterday afternoon a gray mare was impounded by the police.

That the foolish people are not all dead yet was indicated by the success which met the "thimble game" at the terminus of the Second-street cable road on Sunday morning. The dextrous handlers of the three walnut shells managed to gather in the amount to the amount of \$200 in a very short space of time. The police were notified, and by the time they reached the scene of the operations there was no sign of the sharps.

Yesterday afternoon R. W. Poindexter swore out a warrant for the arrest of D. N. Chester, whom, he alleged, forged a promissory note for \$365 on December 14th, dated Norwalk, November 27, 1886, and signed E. C. Courtney and W. R. Lawrence.

The Police Commissioners met yesterday morning and revoked the license of August Reulenbach, who was charged with having sold beer to minors. No other business was transacted.

John McFadden, a boy of less than 16 years of age, was sent to the Boys and Girls Aid Society, in San Francisco, for two months by Justice Austin yesterday.

Young Men's Institute in San Bernardino.

A delegation from Los Angeles of the Young Men's Institute visited San Bernardino on Sunday last for the purpose of organizing a branch of that flourishing order. W. D. S. Harrington acted as chairman and L. D. Dean secretary of the meeting. The following officers were elected to serve until June, 1888: James J. Doyle, president; H. J. Lightfoot, first vice-president; H. J. Kane, second vice-president; treasurer, Rev. P. J. Stockman; recording secretary, C. K. Kane; financial secretary, T. J. Smyth; chaplain, H. McCarty; executive committee, E. McCarty, H. J. Kane, Thomas Watkins, K. Sadowski and H. E. Fudge. After adjournment the delegation were escorted to the French-American restaurant, where a bountiful repast was spread for the delegates. The tables fairly groined under the weight of the good things prepared for them. The event was a most enjoyable one and will long be remembered by those who participated. The Young Men's Institute is a flourishing branch in southern California. Thirty-five branches are flourishing in the northern and five in the southern section of the State. Three branches have been formed within three weeks and twelve more will be formed within the next three months in southern California. This section will be well represented in the next grand council, which convenes in Sacramento next September, and an effort will be made to hold the convention of 1888 in this city. The installation of officers of the Young Men's Institute will take place early in April, at which time a large number of members from Los Angeles and San Diego will be present.

Sound North.

The following passengers left yesterday on the Queen of the Pacific:

For San Francisco—Jas Mesgher, J. I. Thompson, R. A. Ebece, Frank Hender, H. Otto, S. A. Jones, C. H. Denton, R. Harris, Mrs. R. Harris, J. H. McKeogh, H. W. Vaughan, Mrs. H. W. Vaughan, Geo. A. Tilden, A. L. Henshaw, Miss A. Coole, Miss W. M. Emerick, Mrs. Captain Harris, Alexander Cook and wife, and seventeen steers.

For Fort Bragg—A. Graham, W. Graham, G. Thron and wife, F. Roberts and wife, T. B. Boyce and wife, H. L. Stevens.

For Santa Barbara—Mrs. H. L. Welch, Mrs. L. B. Burbee, Miss K. Buell, Miss A. Worden, Miss N. Worden, Miss L. Bonbright, Mrs. J. Bonbright and wife, Miss Williams, Miss C. Williams, Mrs. W. Backley, J. B. Buckley, Mrs. L. C. Roberts, Mrs. S. P. Wianer and daughter, Mrs. J. Thurber, Miss M. W. Dumas, M. D., J. J. Donnell, C. F. Shee, W. L. Blackman, J. Thompson, E. B. Williams and wife, Mrs. Williams and children, G. R. Patter and wife, E. G. Thurber, Mrs. S. Stewart and two children, Mrs. E. W. McGraw, F. W. Rodgers and wife, Miss M. Lewis, Miss J. M. Hanna, R. C. Hanna, C. H. Blackman, J. C. Merrill.

Fullman Passengers.

The following left yesterday on the 130 train: E. E. Carter, Robt. Brayton, J. Jump, J. Greydon, J. W. Wells, Mr. Goucher, J. C. R. Blaisdell, Dr. Knowles, L. L. Munson, Mrs. Luddington, Miss J. Magee, J. W. Watson, W. G. Kurtz, F. Hand, Mrs. J. T. Bell, L. A. Wilson, Mr. C. Badtison, Mrs. Hill, J. E. Davis, A. C. Muller, G. A. Buckett, C. F. Croger, M. P. Mearns, G. B. Shaw, C. A. Merrill, C. Haas, R. Davenport, C. W. Thompson, W. S. Kimball, N. P. Malley, G. B. Connell, J. C. King, G. W. Higgins, J. P. Bartos, J. Massey, E. P. Borden, N. P. Walley, Mr. George Yerby, Mrs. M. E. Palmer, C. B. Lloyd, C. A. King.

The following left on the 7:30 train: M. M. Cord, N. A. Nichols, E. G. Morgan, R. E. Niel, Mrs. Hindue, Mrs. Langley, C. A. Murrell, J. Grant, S. S. Milton, Mr. Hooker, G. F. Ford, A. G. Gorman, Mr. West, Mr. Scott, Mr. Priddy, Mr. W. Lewis, Mr. Marchant, S. O. Houghton, F. O. Harter, W. A. Norton, C. C. Merrill, E. G. Hall, Mr. Hammond, McGehee family, J. D. Hoff, H. Wrightson.

Obstructing a Passage.

United States Commissioner Van Dyke yesterday held Henry Kegel to answer before the United States district court on a charge of obstructing a free passage to unsurveyed public land, under a law passed in 1885. The evidence showed that the accused had by means of threats, state and local agents, and prevented the entrance to the unsurveyed government land in Canon Deloro, San Fernando township. Kegel was released on his own recognizance.

A Whopper.

Pretty good authority states that a letter was sent from this city to a prominent gentleman in San Diego a few days ago, containing the wonderful statement that the excursion advertised for to-day would not be as large as expected, owing to the fact that at least ten thousand people had left Los Angeles on account of the smallpox scare. On what slender material can the average liar manufacture his villainous statements.

Gentlemen Caladonians.

Mrs. Decommun, President Ladies Benevolent Society:

DEAR MADAM—At the last meeting our club decided to give your society a donation of \$25 to help you in your noble efforts in relieving the sick and destitute of our city.

Yours faithfully,
J. O. MacLean, President.

Dr. Simms' Improved Liver Pills

Removes Constipation, prevents Malaria, cures Dyspepsia, and gives new life to the system. Only one for a dose. Free samples at F. Heinsman's.

To Regulate

THE FAVORITE HOME REMEDY warranted not to contain a single particle of Mercury or any injurious substance, but is purely vegetable.

It will Cure All Diseases caused by Derangement of the Liver, Kidneys and Stomach.

If your Liver is out of order, then your whole system is deranged. The blood is impure, the breath offensive; you have flatulence, a languid, listless and nervous. To prevent a more serious condition, take at once Simmons' Liver Regulator.

LIVER REGULATOR. If you lead a sedentary life, or suffer from Kidney Affections, avoid stimulants and take Simmons' Liver Regulator to regulate your system.

If you have eaten anything hard of digestion, or feel heavy after meals or feel bilious, or are out of order, and you will feel relieved and sleep peacefully.

If you are a miserable sufferer with Constipation, Dyspepsia, and Biliousness, seek relief at once in Simmons' Liver Regulator. It does not require unusual dosing, and costs but a trifle. It will cure you.

If you wake up in the morning with a bitter, bad taste in your mouth, take Simmons' Liver Regulator. It cures Biliousness, Stomach, Sick Headache, Sick Stomach, Indigestion, Dyspepsia, and the Complaints incident to Childhood.

At any time you feel your system needs cleansing, toning, regulating without violent purging or stimulating without intoxicating, take

Simmons' Liver Regulator.

PREPARED BY

J. H. ZEILIN & CO., Philadelphia, Pa.

MISCELLANEOUS.

FOR SALE

—BY—

Los Angeles Land Bureau,

20 W. First Street.

EAST LOS ANGELES PROPERTY.

\$2200—House of 6 rooms, Water street.
\$800—House on Thomas street, 50x100 ft.
\$800—Six lots, 50x100 ft.; house of 10 rooms north-west corner of Park and Hancock streets.
\$700—Lot 12, Block 2, Vignes tract.
\$300—Three lots on Hillman st.
\$500—House and lot on Alta street, near Downey avenue.

BOYLE HEIGHTS PROPERTY.

\$2200—Four lots southeast corner of Virginia avenue and Boston street, 60x100 ft.
\$700—Each—Three lots corner of Michigan avenue and Matthews street.
\$500—House and lot on Central street.
\$600—New house, 10 rooms, corner of Soto and Michigan avenues.
\$2200—House and lot, 6 rooms, on Louisiana avenue, near 8th St.

CITY PROPERTY.

\$2500—Three lots corner Virginia and State streets.
\$700—Five lots on Martin street.
\$800—Each—Two lots on State street, near 4th street.
\$4500—House of 6 rooms west side of Union avenue.
\$1000—Lot 50x125, Eleventh street, west of Pearl.
\$600—House and lot, 4 rooms, barn, corner of Twelfth and San Pedro streets.
\$2000—Lot on west side of Flower street, between 1st and 2nd streets.
\$500—House of 6 rooms, Orange street.
\$1100—Lot 50x120, Laurel street, near Grand avenue.

ACRE PROPERTY.

\$50 per acre—177 acres near Beaumont, 2000—41 acres, rich land, twelve miles north of Los Angeles.
\$4000—Large tract, southeast corner New Main and Florence streets; good house.
\$4000—Large tract, southeast corner New Main and Florence streets; good house.
\$10,000—85 acres, three-quarters of a mile from Jefferson street in orchard.

DEPARTURE.

A Rare Chance.

I INTEND TO LEAVE LOS ANGELES in the month of May, and am desirous of disposing of the following property on or before that date:

First—My residence, 405 Temple street; two-story house, 11 rooms and cellar; finely finished and built in the most substantial manner; large front porch; outbuildings; nicely improved lot 50 feet on Temple street, 150 feet deep; also, 475 feet on Bunker Hill avenue; lot 50 feet with 20-foot alley.

Also, one of the finest carriage teams in the city; carriage, phaeton, harness and fittings complete. It is a great bargain for parties wanting a complete and well-looked house ready for occupancy.

Second—Two lots on Temple street, opposite Elmer; graded; good location for business or residence site.

Third—Three lots in Block 2, Park tract; close to business; two lots in Block 8, Park tract, near Ocean View road.

Fourth—One lot in Block 13, Park tract; nice to city and near Temple street cable road.

Ten lots in Block 11, Park tract, joining Angeles Heights tract; a speculation.

A corner lot in Block 13, Park tract; fine view; a choice lot.

Eight lots in Block 14, Park tract; well situated and good view.

Seven lots in Block 17, Park tract, near Temple street; a bargain.

Third—Three lots in Block 2, Park tract; close to business; two lots in Block 8, Park tract, near Ocean View road.

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MEDICAL.

CATHARTIC,

Consumption, Asthma

BRONCHITIS

TREATED SPECIALLY AND SUCCESSFULLY BY

W. N. DAVIS, M. D. W. H. DAVIS, M. D.

DRS. DAVIS & DAVIS,

45 1/2 North Spring Street,

LOS ANGELES, CALIFORNIA

—AND—

COLORADO STREET, OVER JONES' FAIR,

PASADENA.

MEDICAL INHALATION

Combined with Constitutional Remedies.

OUR TREATMENT OF THE DISEASES

of the respiratory passages consists in the employment of Medical Inhalation by its direct effects on the diseased organs; and, at the same time, adopting such hygienic measures as insure health and strengthen the general constitution. In other words, we employ combined local and general treatment.

What is Medical Inhalation? Before stating briefly what Medical Inhalation is, we propose, in a few words as possible, to state clearly what it is not.

Medical Inhalation is not a cure-all, a nostrum, or a panacea. It is not a quick medicine, or advertised to cure any or all the ills that flesh is heir to. It is not a salve, whose possession insures health and recovery without the intervention of sense or judgment. Medical Inhalation is none of these things.

Medical Inhalation is simply and solely a method of taking medicines by inhaling or breathing them into the lungs instead of swallowing them into the stomach. By inhalation, the proper medicines are applied directly to the seat of the disease, in the nose, throat or lungs; and it is clear to every reasoning person how peculiarly applicable Inhalation is to the disorders of the organs named. If you have scalded or burned the surface of the body, or wounded any limb or member, you do not swallow the remedy intended to heal the disorganized tissue. On the contrary, you apply it directly to the seat of the wound or injury. Why, then, when suffering from catarrh of the nasal passages, or throat, or at the entrance of the lungs, do you rely on medicines taken into the stomach?

Medical Inhalation not only applies the proper healing remedies to the seat of the disease, but it applies the remedy in the gaseous or vaporous form, in which form, as is well known, medicines act most powerfully. How much greater, for example, is the effect of a drachm of chloroform, when inhaled or breathed, than many times the quantity when swallowed into the stomach. The same is true of chlorine, of iodine, and of many other substances. By inhalation the medicine is not into the stomach, and thence sent wandering through the system in search of a malady which may be entirely or entirely a local one; but by this method the proper remedy is applied directly to the diseased organ, after purifying the atmosphere of the lungs, can doubt that inflammation and ulceration of the air-tubes and air-cells, the direct application of the healing medicine by inhalation to the diseased parts, is the correct and rational method of treatment. Who, on the other hand, can be so irrational as to believe that the proper and direct way to reach the diseased surface is by the way of the stomach? Physiology teaches us that the membrane of the skin, lining the passages of the nose, throat and lungs, is only a slightly modified form of the same structure which covers the external surface of the body. Why, then, should local treatment be proper and necessary for inflammation, contusions and ulcers of the skin, and not be equally so in the case of the other?

Our experience and success in treating diseases of the nose, throat and lungs, demonstrate, beyond all question, that the direct application of the healing medicine to the diseased parts, is the correct and rational method of treatment. Who, on the other hand, can be so irrational as to believe that the proper and direct way to reach the diseased surface is by the way of the stomach? Physiology teaches us that the membrane of the skin, lining the passages of the nose, throat and lungs, is only a slightly modified form of the same structure which covers the external surface of the body. Why, then, should local treatment be proper and necessary for inflammation, contusions and ulcers of the skin, and not be equally so in the case of the other?

Physicians who were educated twenty years ago or more, and who have not kept up with the times in the advance of medical science, have very little idea of the great importance of leading writers now give to Medical Inhalation in the treatment of pulmonary diseases. To such an extent is this true that no patient should inhale any steam or any physical agent, but be well prepared and thoroughly equipped with everything necessary for the proper method of inhalation.

The numerous cures effected by inhalation in cases seemingly past all help, and the uniform success attending its use in the treatment of the most obstinate cases, is obligatory on every honest physician to at once apply himself to gain a practical knowledge of the method of inhalation. It is not possible, he is at least bound to decline to treat such cases.

The celebrated Dr. Burton Sanderson; Dr. La Roche, of the Paris Academy of Medicine; Dr. Frederick Langhans, of Berlin; Drs. Klebs and Tommasi-Cruelli; Sir Archibald Dickson, of Edinburgh, Scotland; Dr. Richter, Dr. Cameron, Dr. Green Burt, Prof. Albert Lehert, the celebrated Dr. Hugh Jackson, the treatment of Dr. Robert Dickinson, Prof. Thierfelder, Spencer Wood, Dr. Hilton Frazier, Dr. G. P. Wood, Dr. Fritsch and Hirsch, and many others, all recognize the value of the method of inhalation. Dr. Richard Thompson, Dr. R. S. Carpenter, Kraus, Kitzinger, Heller, Orth, Corrigan, Fenwick, and many others.

With scarcely a single exception every medical authority of eminence recognizes the wonderful potency of this new method, and the coming generation of physicians here and there who have made "Inhalation" a life study, and who are fitted in any way to employ the wonderful and superior Medical Inhalation in the cure of these diseases.

The Curability of Consumption.

For five years the celebrated Dr. I. H. Bennett was a theologian to the R. Y. Infirmary of Edinburgh, and in his great work on "Consumption" he makes the following statement:

"During this period I made upwards of 2000 post-mortem examinations of persons who had died of Consumption, and I have constantly meeting with cases in which I found cavities in the lungs from consumption, which had evidently healed up, and cleared years before the death of the subject. Nature did not seem to have been successful in restoring the wasted lung substance, but the cavities were dried up, the progress of the disease arrested, and the subject lived for years, with diminished lung power it is true, but otherwise in good health."

CONSULTATION FREE. (i. e. for only a few minutes.)

OFFICE HOURS:

DR. W. N. DAVIS—Los Angeles, 9 to 6 P. M.—Pasadena, 10 A. M. to 1 P. M.

DR. W. H. DAVIS—Los Angeles, 9 to 12 A. M., 1 to 5 P. M. and 7 to 9 P. M.

N. B.—Professional calls answered from Los Angeles office at all hours.

DRS. DAVIS & DAVIS,

45 1/2 North Spring St., Los Angeles.

Branch office, over Jones' Fair, Colorado street, Pasadena.

A LONG- FELT WANT SUPPLIED!

OWING TO THE FACT THAT THERE ARE A GREAT MANY ERRORS made in taking assessments of property, by the owners not being familiar with making out statements, or not having time to attend to doing so, I have concluded to make a specialty of that branch of business, and will take charge of the property of all who wish, at a reasonable fee. Having had

SEVEN YEARS' EXPERIENCE

In the assessing of property and the collection of taxes, I feel that I can watch after the interests of those who employ me perhaps better than they could themselves, and save them time and money. Those who wish to leave their property in my hands will please call at the office of PARCELS, AGUIRRE & CO., 13 Court Street, or address me at above place.

H. S. PARCELS,
EX-CITY TAX COLLECTOR.

H. W. MILLS,

18 COURT STREET,

HAS FOR SALE AT A BARGAIN

A FEW LOTS

Near the depot grounds of the A. T. & S. F. R. R. Co.

Also, 1000 acres near Ballona Harbor.

Two business lots on North Main Street.

One lot on Upper Main Street.

Two lots on Fourth Street.

WM. T. COLEMAN & CO.,

Shipping and Commission Merchants,

San Francisco, New York, Chicago.

AGENCIES OF WM. T. COLEMAN & CO. AT

London, Liverpool, Astoria, Or., and Los Angeles.

With agents and brokers in every commercial city of prominence in the Union.

OUR LOS ANGELES AGENCY

Makes a specialty of handling the products of Southern California.

WINE, BRANDIES, ORANGES, RAISINS, DRIED FRUIT, HONEY, CANNED FRUIT, HONEY, ETC., ETC.

Agents for Royal Baking Powder, Walter Baker & Co's Chocolate, Kingford's Oswego Starch.

Also, agents for American Oil Company's Whale Oil Soap.

WM. L. LOCKE, Manager Los Angeles Agency,

75 NORTH SPRING STREET.

DIVANHOES

700 Acres in Los Angeles

DIVIDED INTO ONLY

1300 LOTS!

PRICES OF LOTS.

Up to 100 Feet Front, \$150. Half-acre Lots, \$200.

From 1-2 to 1 Acre, \$300. From 1 to 4

Acres, \$400. 5 Acre Lots, \$750.

TERMS—One-fifth cash, balance in eight equal monthly payments, with out interest.

These prices will continue only until June 1, 1887, when they will positively be advanced. All who purchase before that date will have the benefit of the advanced prices.

The entire tract is beautifully situated, with a charming view, pure air and water and perfect drainage. The Ostrich Farm Dummy Railroad runs through the tract, with a five-cent fare guaranteed to and from the center of the city. This road will be completed to the tract July 1, 1887. Pure and abundant water will be piped through all the streets.

The title to the property is absolutely perfect. A complete abstract will be kept in the office of the Company for the inspection of all purchasers, and a certificate of title will be furnished to each buyer with his deed.

This tract is situated upon the hills, which are rapidly becoming the most desirable residence portion of the city. The soil is a warm, sandy loam, free from frost, being in what is known as the warm belt. The elevation is such that the temperature is more even than in the city.

NOTE—THE FIRST PURCHASERS HAVE FIRST CHOICE.

Free carriage to the tract every day from the office of the agents, at 9 A. M. and 1:30 P. M. Maps and circulars and all information can be had from

Byram & Poindexter, Managers,

27 WEST FIRST STREET, BANK BLOCK.

Reference, by permission: LOS ANGELES NATIONAL BANK.

Cold Storage Beef at Chino Ranch Market,

40 South Spring Street,

Nearly opposite New City Hall.

This beef is fattened on the celebrated Chino Ranch, killed at the celebrated Chino Ranch Slaughter House (formerly Escondido & Pico) near town, and placed in the cooler at Los Angeles Ice Works, from whence it is delivered to customers direct, after having hung there two days, or two weeks, as may be desired. Guaranteed to be prime and fresh and perfectly free from all animal heat.

TELEPHONE 272.

COUNTRY HOMES FOR SALE.

ALEX. PENNEY, BRODTBECK & PENNEY,

—Successors to—

McKoon & Brodtbeck,

NO. 19 N. SPRING STREET,

Have a large list of bargains in choice

City and Country Property

IMPROVED AND UNIMPROVED,

Which they will be pleased to show to their customers.

They also have

MONEY TO LOAN ON REAL ESTATE SECURITY.

LEGAL.

Notice of Foreclosure Sale.

DAILY HERALD.

PUBLISHED DAILY.

SEVEN DAYS A WEEK, INCLUDING MONDAYS.

JAMES J. AYERS, JAMES J. AYERS, PUBLISHERS.

DELIVERED BY CARRIERS.

TWENTY CENTS PER WEEK, OR EIGHTY CENTS PER MONTH.

Terms by mail, including postage:

DAILY HERALD, one year, \$5.00

DAILY HERALD, six months, \$2.75

DAILY HERALD, three months, \$1.50

WEEKLY HERALD, one year, \$2.00

WEEKLY HERALD, six months, \$1.00

WEEKLY HERALD, three months, \$0.50

Local correspondence from adjacent towns especially solicited.

Our printing department—owing to our greatly increased facilities, we are prepared to execute all kinds of work in a superior manner. Special attention will be given to commercial and legal printing, and all orders will be promptly filled at moderate rates.

Advertisements should be made by draft, check, postoffice order or postal note. The latter should be sent for all sums less than five dollars.

Office of publication, 76 North Spring street, Los Angeles. Telephone No. 158.

"The Illustrated Herald."

This publication, by far the most superior number yet issued, is on the press, and will be ready for delivery in a few days.

A Vigorous Municipal Administration.

Mayor Workman is redeeming all his ante-election promises, and is giving us an energetic, watchful and progressive municipal administration. He promised our people that if elected, he would devote his whole time, ability and energies to the duties of the office. This he is doing, and we look for important beneficial results from his executive foresight and official vigor. Since the first appearance of the smallpox in our city he has been unflinching in his zeal to hold the disease within the narrowest limits, and through his untiring efforts he has reorganized the hospital for this class of patients, and placed it in the hands of competent persons who will manage it in such a way as to encourage afflicted patients to go to it instead of remaining in their homes, and thus endangering their immediate neighborhoods. He has taken the necessary steps to secure a new structure for the reception of these patients, and when he has accomplished this, there will be no excuse whatever for any one tainted with the infection to refuse to place themselves under the care of the city's agents. Yesterday he sent a message to the Council recommending that to that body to order all the business streets of the city to be paved with granite blocks or other suitable material, and advising them to place the matter in the hands of the Committee on Public Works, to act in conjunction with the City Attorney and himself, so that the improvements may be got under way as soon as possible and be completed during the coming dry season. This is a timely message, and should be acted upon at once by the Council. There can be no tenable objection raised by the owners of business property to paving the streets. Rents are up to a very high mark, and if they expect to hold them in front of their stores consistent with the character of their buildings. Not to do so would be a direct premium for business to seek other thoroughfares where property-owners would be glad to make every attractive improvement possible. We therefore hail the advanced step taken by Mayor Workman in this important subject with great pleasure. Los Angeles has passed the dirt-street period in her history. She has reached the time when she must do as all other progressive cities have done, and present to the wayfarer a system of paving which will not only be grateful to the eye, but be susceptible of the highest order of sanitary cleanliness.

Another horrible railroad immolation has occurred at the East, in which, as far as is now known, thirty-two people were killed outright, and over forty dreadfully mangled. This last sacrifice occurred on Jamaica Plain, on the line of the Boston and Providence railroad. The train was crossing a bridge and broke through, precipitating four cars filled with passengers to the road below, a distance of thirty feet, where they were shattered to pieces. There does not appear to be any reason to ascribe this terrible affair to any criminal negligence. The bridge was a new one, and it seems that the truck of one of the cars gave way, causing it to strike against an abutment of the bridge, and tipping over, carrying the other three cars with it. These terrible accidents are becoming too frequent on Eastern roads. It is not long since that many lives were lost on the Boston and Montreal road, and this one coming so quick on the heels of the other, will necessarily have a bad effect upon Eastern travel. The California railroads and their connections have been very fortunate. But one serious accident has been recorded against them in eighteen years, and that was the Tehachapi disaster. This either shows that our railroads are better managed and equipped than the Eastern roads, or that there is more recklessness prevailing upon the latter than is permitted in the far-western railroading.

The meeting of the State Board of Health last night with our local officials and citizens did not result in anything strikingly suggestive. The visiting physicians went over the situation and gave a great deal of advice about how we should handle the quarantine cases. But it turned out that what they advised had

already been carried out in every case. They were very emphatic in their recommendation of general vaccination, and this ought to be followed. The surest way of putting an end to the disease is to leave it no material to feed upon. If every man, woman and child in the city were successfully vaccinated, that would end it; for persons thus protected are safe from the infection, and if all were in that condition the disease would cease with those who are now affected. Therefore, we have only to make the quarantines in the city thorough, vaccinate the entire community, and improve the accommodations for patients in the hospital, to bring the disease to an early termination. The city authorities are lending all their efforts to the accomplishment of these measures of safety, and we feel assured that the trouble will soon be overcome.

Judge Cheney yesterday granted the motion for a new trial in the case of Perkins vs. Baldwin, which created so great a sensation about a year ago, when Miss Perkins sued E. J. Baldwin for damages for breach of promise of marriage and received a verdict for \$75,000. Judge Cheney accompanies his decision with a lengthy opinion, reviewing the trial and giving his reasons for granting the motion. He first discusses the verdict with reference to the amount of damages awarded by the jury, and comes to the conclusion that it was without precedent and excessive. He had examined the American reports and found no verdict for damages so great as this, and but one is referred to in the courts of England in an action of this nature. He then looks for the reasons in the circumstances of the trial for the extraordinary verdict, and finds that the defendant suffered from doubtful rulings of the court, from instructions that are questionable as legal propositions, and from the character of the appeal made by defendant's counsel in his summing up, overstepping the boundary line of permissible argument, and the same going to the jury unchecked by the Judge.

The Board of Prison Directors, at their meeting at San Quentin last Saturday night, discussed a number of very important propositions. They adopted an order requiring the Prison Warden to pay into the State Treasury once a month all the moneys received by them for articles manufactured at the prisons, reserving \$500 to meet the requirements of the convict fund. Each discharged prisoner is entitled to \$5. They also took steps to shut down all the factories at San Quentin as well as to discontinue subcontracting at Folsom to fill private orders. Mr. Devlin offered the following resolution, which was carried unanimously:

Resolved, That it is the sense of the Board that they intend to discontinue at the earliest practicable moment the operation of all manufacturing industries at both prisons, except the manufacture of jute, so as to prevent all competition with free labor, and that inasmuch as such action will throw out of employment a large number of convicts, unless other employment be found for them, the Warden of each prison is directed to submit to the Board at the next meeting at Folsom a plan for working such convicts who shall be thrown out of employment.

When we find San Francisco papers wilfully maligning our city, in a feeble attempt to arrest its splendid prosperity, we are reminded of the time when a financial misfortune overtook us, and the money-bags at the city refused to assist us with a small accommodation, even when we offered to put up a million of dollars worth of property to secure one-tenth of that amount of a loan. That generous and far-sighted metropolis let us go to the wall without pity. We came out of that crisis, however, and rose into prosperity and opulence. Who has lost by that blind policy? Let the merchants of San Francisco answer, who find that the orders they could once count upon from this section now go to Eastern cities. Perhaps the San Francisco journals that are now libeling us will soon find that Los Angeles people have no use for newspapers that delight in spreading false and malicious reports about their city.

This whole State seems to be envious of the prosperity of Los Angeles. Envy has engendered malice and slander has followed in its wake. There is a disposition manifest in the northern counties to take advantage of a slight misfortune that has come upon us to do us as much injury as possible. It is not the first time that Los Angeles has been treated thus by her amiable up-country friends. We survived it before; we shall dominate it again. Indeed, we have come to look upon the malicious libels of our envious enemies with the utmost composure. We know from experience what the reaction will be, and we therefore calmly and serenely bide our time.

Lynch-Vandever Contest.

The Congressional contest has been investigated during this week by Notary Public Owen. We all along refused to take sides in this controversy, but as the investigation now taking place has helped out the opinion that the contestant, Mr. Lynch, has made a good case. We are sorry that County Clerk Dunsmoor has allowed himself to be used as the evidence thus far adduced shows. Charley Dunsmoor had no need to shut out his party nominees he has assuredly elected Mr. Lynch.

The evidence of the contestant is being introduced to show fraud. [Portuguese]

"There is no excuse for weak backs when St. Jacobs Oil can be had."

Sales in the City View Tract.

The following sales were made in the City View tract yesterday by the Los Angeles Land Bureau.

Block 1—Lots 1, 2, 3, A. Workman, \$195; 4, 5, Albert Rasmus, \$150; 6, A. S. Harrington, \$115; 7, S. Calvin Nutting, \$240; 9, Mary Gallagher, \$140; 10, Anna Townsend, \$135; 11, B. F. Chamberlain, \$125; 12, 13, 14, A. Workman, \$390; 15, Chas. Charnock, \$120; 16, J. H. Strite, \$90; 17, B. F. Chamberlain, \$125; 18, 19, J. A. Bean, \$205; 20, 21, Chas. Charnock, \$130; 22, 23, 24, A. Workman, \$225.

Block 2—Lot 1, Mrs. A. S. Harcourt, \$165; 2, R. Kidson, \$130; 3, J. W. Keefe, \$105; 4, K. M. Ham, \$115; 5, T. Keefe, \$105; 6, Mrs. Genesee Rochester, \$265; 7, J. Franks, \$150; 8, G. G. McClester, \$165; 9, 10, B. W. Layton, \$330; 11, 12, B. F. Chamberlain, \$330; 13, 14, 15, Jos. Bull, \$560; 16, 17, R. S. Moore, \$310; 18, Mrs. A. S. Harcourt, \$160; 19, 20, 21, A. Workman, \$385; 22, 23, 24, 25, H. G. Brainerd and F. E. Lacy, \$820.

Block 3—Lot 1, Ernest Schroeder, \$250; 2, A. S. Harrington, \$220; 3, W. B. Robb, \$210; 4, 5, 10, 11, 12, 13, 16, 17, 18, 19, 20, 23, 24, Mrs. A. Campbell, \$325; 6, 7, 8, 9, J. D. Campbell, \$245; 14, S. J. D. Chamberlain, \$190; 21, Mrs. E. H. Smith, \$225; 22, A. D. Ball, \$220; 25, Wm. Tam, \$210; 26, E. W. Parker, \$210; total, \$12,505.

Croup, coughs, colds promptly cured by Red Star Cough Cure. Twenty-five cents.

Social at Long Beach Hotel.

The friends and patrons of the Long Beach Hotel are cordially invited to a social and dance Thursday evening, March 17th. COWLEY & BAKER, Proprietors.

Free Tests.

At the ladies and gentlemen's parlors of the "Carbolic Smoke Bath," rooms 3 and 4, over 28 North Spring street, Los Angeles, Cal., they give free tests in their special apparatus. Truly, it is a wonderful curative discovery for such diseases as eczema, psoriasis, scabies, and for local eruptions of our best citizens. They are worth reading.

Thursday the 17th.

Go to San Bernardino on our second popular low rate, round trip excursion, tickets at 25c. Go to San Bernardino, and return via the Santa Ana and San Bernardino railroads, 222 North Spring street.

Coronado Beach To-Day.

To-day the grand excursion to Coronado beach takes place. The train leaves at 9:30 A. M.

Goodest factory prices at Eagleson & Co's, 50 North Spring street.

"Wants," "Personals," and other advertisements at the rate of 5 cents per line for each insertion.

WANTED—MISCELLANEOUS.

WANTED—COLLATERAL TO LOAN money on, at Union Loan Office, 3 North Main street. m3-1m

WANTED—TWO CHILDREN TO WORK. Rates reasonable. Call at 137 Banning street. m3-1m

WANTED—TO EXCHANGE TOWN LOT for corner house and bays. Address: O. B. SHORT, No. 8 South Spring street. m3-1m

WANTED—A SECOND HAND SILK HUGG. Address: 137 Banning street. m3-1m

WANTED—PUPILS FOR PIANO, ORGAN and voice taught in the most thorough manner. Terms, \$5 per month. Beginners in classical or popular music. Satisfaction guaranteed or money refunded. For particulars call at 149 Wall street. feb21

WANTED—TO EXCHANGE, A FINE UPRIGHT piano, for a good residence. Address: 149 Wall street. feb21

WANTED—ONE TO TEN LOZEN PIG COIN. 42 room house. Paid. JOSEPH W. GRIFFIN, Agricultural Park. feb21

WANTED—\$1000, \$500 and \$5000 on different improved property at once; state lowest rate of interest. "HOLKINS," P. O. Box 1194, Los Angeles, Cal. feb21

WANTED—HELP.

WANTED—TRAVELER FOR WINE trade. Must be well acquainted. Will be required to take a limited partnership and invest \$1000. Address: Bondage, P. O. Box 104, Los Angeles, Cal. m3-2m

WANTED—AS FOREMAN—A MAN who thoroughly understands cement work and laying tiles. Must be well recommended. Address: Box 135, Postoffice, Los Angeles. feb21

WANTED—YOUNG GIRL TO ASSIST in the care of two children. Apply at 101 N. Fort St. m3-1m

WANTED—A TAILORER, 195 SOUTH Spring street. A. HERNANDEZ. m3-1m

TWO APPRENTICES TO LEARN MILLinery; also, two makers wanted. Apply: MISS DELKER, 22 West First street, Los Angeles, Cal. m3-1m

WANTED—A LADY TO GIVE INSTRUCTIONS on sewing machines. Call between 8 and 9 A. M. at 39 South Spring street. Telephone 561. m3-1m

SITUATIONS WANTED.

WANTED—A SITUATION BY FIRST-class male nurse. Apply at 139 Banning street. m3-1m

PROFESSIONAL NURSE—JULIUS VERHEest. Corner of Aliso and Alameda streets. m3-1m

FEMALE COOKS, WAITERS, CHAMBERmaids, nurses, seamstresses, etc., furnished on short notice by Miss Smith, No. 7 North Main street. feb21

LOST AND FOUND.

FOUND—IF YOU NEED MONEY GO to the Union Loan Office, 3 North Main street. m3-1m

FOUND—A POCKET BOOK AND MEMORandum book containing money and letters. The owner will liberally reward property, at 31 N. Los Angeles street. JOHN A. HALL. m3-1m

STRAYED—FROM MY RESIDENCE, a corner East Hope and San Pedro streets, a large black and white cow, with bull calf. Information as to her whereabouts will be suitably rewarded. D. McMillan. m3-1m

LOST—AT OPERA HOUSE, LAST NIGHT of the South engagement, a pure gold ring, two finger-rings, one a plain gold band, a wedding ring, the other with an opal setting. The finder will be liberally rewarded by returning same to Turf Club. m3-1m

LOST—DIAMOND EARRING DROPPED, onyx setting, Raymond—via Los Angeles and Pomona stations. Twenty dollars reward if returned in good order to GEO. W. GLOVES, Hermosa Vista, South Pasadena. m3-1m

\$750 REWARD—STRAYED OR STOLEN, a white, black and off hind and white, perhaps a little white in forehead, will pay \$500 for return, and \$250 for conviction of thief, if stolen. This mare disappeared about the first of March. L. J. BOKS, San Gabriel. m3-1m

STRAYED OR STOLEN—A BAY MARE, about fourteen hands high, eight years old, bald faced and deep set on left front foot, both feet white, and a white blaze on face. W. N. MONROE. On Monday night, February 14, 1887. feb21

FOR RENT—HOUSES.

TO LET—HOUSE ON HOPE STREET, 100 feet front, six rooms, 900 sq. ft., also bathroom, barn, large yards, etc. Apply S. NORTON, 28 West First street. m3-1m

FOR RENT—AN ELEGANTLY FURNISHED house to rent; 375 per month; best location in the city. Three minutes walk from the courthouse. Address: O. C. Box 1926, Cal. m3-1m

FOR RENT—A GOOD SEVEN-ROOM, hard-finished house, partly furnished, three and a half miles from courthouse. Apply to ADAMS & SON, room 11, 7 S. Spring street. m3-1m

WANTED—ROOMS.

WANTED—TWO ROOMS, FURNISHED or unfurnished, in a good neighborhood, near street cars, by two adults as a permanent home. Reference given. Address: "Permanent," P. O. Box 1165. m3-1m

BARGAINS IN REAL ESTATE.

FOR SALE—AT AZUSA, ONE 10 ACRE tract for \$800, and one 4 acre tract, nicely improved, for \$400, both at the Pacific tract, beautiful places of 10 and 20 acres each, for \$200 to \$250; also, W. D. ROOT, 80 California street, Los Angeles, Cal. m3-1m

WANTED TO SELL AT GREATLY REDUCED PRICES, ONE WEEK:

1 lot on Pearl street, \$300.

1 new house and three fine lots in the Chatsworth, \$100.

1 lot on Beaudry avenue with two fronts; lot and street graded; view of the Pacific.

Apply to W. P. MCINTOSH, 122 North Spring street. m3-1m

FOR SALE—VENICE COUNTY LAND. Large and small tracts and town lots. Full information given to those desiring pleasant homes. Good soil and climate. R. G. CARLSON, 28 Spring st. m3-1m

FOR SALE—FINEST QUARTER SECTION in Antelope Valley; also a bargain in a splendid lot and house on Pearl street, 100 ft. front, 100 ft. deep, 10 to 20 per cent less than surrounding property, for a few days only; also long list of city and country property at low rates. 12 Court street. m3-1m

FOR SALE OR EXCHANGE—HOUSE OF 7 rooms, good barn, improved; oranges, lemons, pears, apricots, grapes, etc., all in bearing; situated between Highland and Washington streets, west of Adams street; price, \$100. For further particulars inquire at 31 South Main street. m3-1m

FOR SALE—BY RUDDY, BURNS & Smith, eight acres, finely improved, three-fourths mile west of city limits, in the San Joaquin district. \$750.

One-half five acres of all land near Newhall, \$750.

One-half five acres on Adams street, finely improved, with five-room house; \$3300.

Ten acres on Temple street, just outside city limits, with 100 per cent improved; also a fine orange orchard and vineyard; \$2800.

A fine orange orchard of twenty-four acres on Lemon street, \$1000 per acre.

Building lots in all parts of the city, at prices to suit all.

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A fine orange orchard of twenty-four acres on Lemon street, \$1000 per acre.

Building lots in all parts of the city, at prices to suit all.

Residences in all parts of the city. The above is selected from a very large list of property which we have on our books for sale. Reasonable terms can be had on most of our property.

FOR SALE—LOTS TO SUIT, \$50 PER ACRE; 16 miles from Los Angeles, near Ocean. WALTERS & TUBBS, Pico House.

PAKES AND TOWN LOTS—PAKES OF all sizes, from five to sixteen hundred acres of land for sale; one of the best bargains; also town lots in the Iron Springs tract. New life in and near the city. The best of natural mineral waters and baths. G. T. WIDNEY & CO., Filbert Wells P. O. m3-1m

CHICKEN, VERY FINE, IN HEALTHY and desirable location, with 1 1/2 story house of 5 rooms, and a large barn, and a large stable with six stalls and storage room for ten tons of hay, good well and pump, and the entire place surrounded with fence. Price only \$1100. Apply to L. VERHO, Room 80, Temple Block. feb21

BUSINESS CHANCES.

BUSINESS CHANCE—PARTNER WANTED by a real estate firm. Good office and location. 212 North Main street, city. m3-1m

WANTED—A MANAGER FOR WINE manufacturing, to take full charge; must be able to invest \$8000 to \$10000 in the business. Address: MANUFACTURING COMPANY, P. O. Box 1194, Los Angeles, Cal. feb17

PARTNER WANTED, TO JOIN THE ADVERTISER, with a few hundred dollars, in a first-class paying business; fullest investigation solicited and references given; no previous experience necessary. Address: MERCHANT, P. O. Box 1194, Los Angeles, Cal. feb17

PARTNERSHIP WANTED—A GENTLEMAN of experience, with \$1000 to \$1500 at command, wishes to join in partnership with a paying concern, where his time and money can be utilized. Address: BOYA FIDE, care of No. 28 N. Spring street, Los Angeles, Cal. feb17

MISCELLANEOUS.

NOTICE—THE HIGHEST PRICE PAID for gold and silver at Union Loan Office, 3 North Main street. m3-1m

THE LAND AND WATER CO., OR may one else, we make seals, stamps and stamps. L. A. RUBBER STAMP CO., Aliso block, cor. Temple and Spring. m3-1m

NOTICE TO PEOPLE REMOVING FROM the city of Los Angeles, inclusive, of all kinds of furniture, pianos, organs, all communications strictly confidential. Apply: MEACHAM, 212 Broadway avenue. m3-1m

W. E. COX, 408 N. Main street, Los Angeles, Cal. m3-1m

Hay, Grain and Feed of all kinds, 707 Olive street, near corner of Eighth. Orders promptly delivered to all parts of city. Telephone 573. feb21

NOTICE TO GRADERS—BIDS WILL BE received at my office until March 25 at 4 P. M. for the removal of 100,000 cubic yards of earth from the west side of New High street, from the Johnston mansion to the corner of Highland street. About 25,000 cubic yards to be delivered on the Beaudry Water Works tract, on Alameda street, and the balance to be disposed of by the contractor as he may desire. All earth to be moved by the contractor. The full amount to be removed within nine months from date of contract. Right reserved to reject any or all bids. P. BEAUDRY, 221 New High St. (upstairs). feb21

FOR RENT—MISCELLANEOUS.

FOR RENT—PART OF OFFICE FOR rent, suitable for desk room. Rent \$15. 322 North Alameda street. m3-1m

FOR RENT—HOTEL AT CUCAMONGA for very cheap. Address: 300 N. Main street, apply to Cucamonga Land Co., room 3, Downey Block. m3-1m

TO LET—BASEMENT AT NO. 201 NORTH Main street. Inquire at S. P. K. office, cor. Commercial and Main St. feb17

TO LET—THE HALL NOW BEING VACATED by the Mesquite Hotel, situated at No. 201 North Main street, is available for secret societies and other organizations who now have an opportunity to secure one of the best halls in the city for their meetings. Apply at No. 25 North Main street, third floor, room 3. W. F. SISK. feb17

FOR RENT—FROM \$5 TO \$20 PER year; safe deposit boxes in absolutely fire and burglar proof chrome steel vaults, in the new and improved FIRE-SAFE DEPOSIT BANK, 37 South Spring street. feb21

WANTED TO TRADE A LOT FOR THE use of a 14 room house, with also a lot for the painting of the house. A 30 acre lot of land at a bargain for a few days only. Address: STOKES & BLANCHARD, 118 W. First street. feb21

FOR RENT—ROOMS.

FOR RENT—TWO NICELY FURNISHED rooms, single or en suite. Rent reasonable. 308 Fort street, corner Sixth. m3-1m

FURNISHED ROOMS IN THE NEW AND elegant house, No. 350 Fort street, corner Sixth. m3-1m

THE LANKESHIM, STRICTLY FIRST-class apartment house, 215 1/2 Spring st., 100 ft. front, 100 ft. deep, 10 to 20 per cent less than surrounding property, for a few days only. Address: STOKES & BLANCHARD, 118 W. First street. feb21

SUNNY FURNISHED OR UNFURNISHED rooms to let single or en suite; new house. Apply corner Ninth and Main. m3-1m

FOR RENT—FURNISHED FRONT ROOM, with bath and closet. No. 7 North Olive street. m3-1m

320 SOUTH FORT STREET—ST. HELEN, a home, sunny, new, and really furnished; first-class location. m3-1m

BOARD AND LODGING.

SUMMER BOARD, AT THE ELEGANT Private Boarding House, at reduced rates. 308 Fort street, corner Sixth. m3-1m

SUNNY ROOMS—AT THE ASHLEY Hotel, Third street, may be found elegant, sunny rooms, with first-class board. Call and inquire at E. H. Ashley, 100 N. Main street. m3-1m

BELLEVUE TERRACE, FORMERLY P. O. Box 1194, Los Angeles, Cal. m3-

DAILY HERALD.
PERKINS-BALDWIN.

A New Trial Granted the Defendant

BY JUDGE W. A. CHENEY.

The Full Text of the Opinion.
Louise's \$75,000 Still in the
Distant Future.

Yesterday Judge Cheney, in Department No. 1, of the Superior Court, delivered an opinion granting defendant a new trial in the case of Perkins vs. Baldwin. About a year ago Miss Louise Perkins sued "Lucky" Baldwin for breach of promise, and recovered judgment in the sum of \$75,000. This action of Judge Cheney will delay, for a time, the payment to Miss Perkins of the amount of her judgment. It has happened, however, that on a new trial of a cause, the damages granted plaintiff have been much larger than on the original trial. Whether it will be so in this case remains to be seen. Following is

JUDGE CHENEY'S OPINION.
In Superior Court in and for the County of Los Angeles, State of California.
OPINION ON MOTION FOR NEW TRIAL.

This is a motion for a new trial in an action for damages for breach of promise to marry, in which a verdict was rendered for plaintiff of damages in the sum of \$75,000. The motion is based upon alleged errors of law in adverse rulings upon the admissibility of evidence, in alleged misleading and injurious remarks made by the Court during the trial, in the refusal to give certain instructions asked for by defendant, in the giving of certain instructions objected to by defendant, and on the further ground that the verdict is excessive.

It is more convenient to consider the last proposition first in order, but, in so doing, the rulings of the Court, the evidence admitted, and the instructions are necessarily considered as essential in arriving at a conclusion.

There is no surveyed and established shore, standing upon which a Court can say to a jury, "thus far shall thou come and no farther," in cases of this character—no precise mathematical boundary, traveling beyond which a verdict becomes excessive, and must conclusively have been given under the influence of passion or prejudice. Each case of this nature must be judged by its surroundings and the evidence introduced, and each such verdict be sustained or set aside as the mirror of justice may show it distorted and unequal in reflection of the evidence and circumstances of the trial, or fair and not unreasonably excessive or oppressive.

Without stepping from the seat of legal justice to question the merits of this case so far as the general facts in issue are concerned, does the Court consider this verdict of \$75,000 excessive or not?

In examining the record of the trial as before us in the statement on the motion, we find a number of errors and irregularities, the effect of which we deem have been to mislead the jury and which could not fail to have been prejudicial to defendant. The discussion of these, so far as we deem it important to discuss them, for a succeeding portion of this opinion.

By a patient and careful search we are unable to find any lighthouse set up on the shore of damages calculated to guide us into a tried and safe harbor. We find no verdict for damages so great as this in American reports, and but one referred to in the courts of England, in an action of this nature. The warrant of such a large margin as exists between this and the verdicts of the books we must look for something more than the assumed fact that defendant is an unusually wealthy man. A millionaire, a man of six millions, is entitled to the same legal rights and defenses as one whose bank account shows but a trifling hundred; not more, not less, should the Court scan with jealous care his legal rights.

At a first information of the amount of the verdict of \$75,000, any one could instinctively feel, and ask, "Why? This is an unusual amount; this is beyond far beyond experience, and why?"

A Judge who remembers his sacred duty to see equity at least to some reasonable degree, maintained in these matters, would thus wisely to any one who is not a judge, and would, if he were, say, "Why? This is an unusual amount; this is beyond far beyond experience, and why?"

The fact that one will stop and consider and question, is an indication that the verdict has produced an unusual mental shock of some kind. What is it? It is a complete answer to the question, "Why? This is an unusual amount; this is beyond far beyond experience, and why?"

In placing the verdict in juxtaposition with the trial, the Court will not pass upon all the alleged errors and irregularities, but refer to a few which are vital.

During the cross-examination of the plaintiff, counsel for the defendant asked the following questions after plaintiff had testified that she was acquainted with one S. P. Woodward:

"State whether in El Monte, in the summer of 1883, you had a conversation with him in reference to Mr. Baldwin's marrying you."

Counsel for plaintiff objected to the question, because of its indefiniteness, and the Court sustained the objection.

"Did you have any conversation at all with Mr. Woodward in the summer of 1883 upon the subject of your marrying Mr. Baldwin?"

Counsel for plaintiff objected; the objection was sustained and counsel for defendant forbidden by the Court to ask it again.

Notwithstanding counsel for defendant stated that it was a preliminary question, the witness was not permitted to answer the question as finally put, viz: "I will ask you whether or not in the month of June, 1883 you had any conversation with Mr. Woodward in regard to marrying the defendant at El Monte?" It would appear that the question was preliminary to laying the foundation for a possible impeachment upon what seems to the Court to be a material matter; in fact, bearing directly upon the main question at issue in the trial.

The rule is laid down in section 2052, C. C. P.: "A witness may also be impeached by evidence that he has made at other times, statements inconsistent with his present testimony; but before this can be done the statements must be related to him, with the circumstances, of time, place and persons present, and he must be asked whether he made such statements, and, if so, allowed to explain them."

This is, as the Court says, "an inflexible rule," but there is no inflexible rule laid down controlling the order of the questions which lay the foundation for such impeachment. It is not unusual nor improper to ask: "Did you have a conversation with —?" and then proceed and lay the foundation for impeachment. Possibly the witness may immediately recognize the times, places and persons, and answer accordingly. The object of the statute is to identify the statements as that there may be no misunderstanding on the part of the witness as to the particular conversation referred to. The witness was a party to the action—the plaintiff—and counsel should have been allowed to at least attempt to lay a foundation, and if he did not succeed the objection could have been made when an attempt followed to contradict the witness.

Again, the plaintiff testified in answer to the question: "State the elements of your damage, wherein you were damaged by his failure to comply with his agreement to marry you." "I was damaged in my feelings, and there has been a great deal said about me, and placed me in a very bad condition," etc.

In cross-examination the defense attempted to show the conduct and associates of plaintiff, subsequent to the marriage of defendant. This was not allowed by the Court on the ground that it was not in cross-examination.

I am of the opinion that it was legitimate cross-examination to show, assuming it could have been shown, that her own conduct and associates had occasioned "a great deal" to be said about her, and "placed" her "in a very bad condition." This answer must have had weight with the jury in arriving at a verdict; it was offered as a basis of damages, and in cross-examination the fullest and freest opportunity might well have been allowed to sift the meaning of the testimony. The plaintiff had testified, "in her feelings," for she thought after the marriage of the defendant, and had stated: "The first I found out he was going to marry Miss Bennett was when he was married and I saw it in the papers; that was the first intimation I had of it." She was damaged, she testified, "in her feelings," for she thought a great deal of him." This damage comes after the breach of the contract, and defendant should have been allowed in cross-examination to show the state of her feelings by her acts. It is true that the Court has some discretion in controlling cross-examination, but that discretion reaches only to an extension of the boundary of examination, and not to its destruction and suppression.

Suppose, and we can only suppose, that the actions, conduct and associations of plaintiff subsequent to the marriage of defendant could have been shown to be sufficient to account for any such remarks as were made unfavorable to her, certainly it would seem to have been reasonable to have given the jury a fair view of the field and allowed them to arrive at a just conclusion as to how much or how little was owing to the "failure of the defendant to fulfill his contract."

Upon this point the Court instructed the jury, to-wit:

"It was the duty of the plaintiff in this action, to use all ordinary and reasonable care and means to prevent any injury arising from the breach of the alleged contract—should you believe there was such a contract—and she can only recover damages for such loss as could not be by such care and means prevented."

Again, instruction 18 is as follows, to-wit:

"In the eyes of the law, a contract of marriage is entered into for the mutual comfort and happiness of the contracting parties, and the law will absolve either party from its performance and from damages occasioned by its breach, where either has been guilty of personal unchastity in which the other did not participate, and of which they were ignorant at the time of the contract, or during its continuation."

The logical inference from this instruction is that "unchastity" is essential, and that knowledge of unchastity would not relieve from the contract, or from the recovery of damages. The instruction does not appear to be cured of its vice by the charge as a whole, and it does not require much comment to demonstrate that it is misleading and prejudicial.

The Court instructed the jury as follows, to-wit:

"If a witness has, in your judgment, sworn falsely in any material respect, or he is to be distrusted in others, and their testimony should not be accepted or acted upon without great caution," and refused to give the following upon the ground that it was not true, and given in the charge modified to make it correct:

"The Court further instructs the jury that a witness false in one part of his testimony is to be distrusted in others. Therefore if you believe the plaintiff testified willfully falsely to any one material fact in the case, you should view his evidence as to other facts with distrust."

The instruction asked for and refused is taken in its first part from the Code of Civil Procedure, and is properly modified, as it is, in the latter part by the word "willfully." The Court instructs the jurors that a witness willfully false in any material respect is to be distrusted in others, and then informs them that the testimony of such a witness should not be accepted and acted upon without great caution. The law says "distrusted," and the instruction asked for was much less open to misconception.

Lastly—this action was brought to recover damages for breach of marriage contract—seduction was not alleged and therefore no damages are asked for on that account in the pleading.

"Under a complaint in such a case, which contains no allegation of seduction, evidence of that fact cannot be admitted to enhance the damages."—Cates vs. McKinney, 48 Ind., p. 865-6.

Plaintiff testified in this case that she was chaste up to the breach of the contract except with defendant, and in cross-examination of defendant, under the objection of his counsel, he was obliged to answer explicit questions as to improper intercourse with plaintiff, in the affirmative.

It is true that the Court instructed the jury in substance that, seduction not being alleged, they should find no damages therefor; but, in closing his argument to the jury, counsel for the plaintiff, without interruption, other than the objection of defendant's counsel, appealed to the jury as follows, to-wit:

"Women, true to their own sex, will not look upon her with an eye of charity. What is all she? She might be put in a position of contempt; but she can do nothing. No merchant can employ her, because some fine lady customer would not come to the store if he did. She must make a living. She must exist. It is for you to say whether she is all gone from this country with at least the vindication which your verdict will carry, that she was allured from the path of duty. Almighty God, you cannot lift her as Omnipotence did Magdalen. You can send her upon the pathway of woe. You will send to that, although you have it in your power to do; but you can at least say to this community that she was dishonored by the will of this man," and more of the same eloquent presentation of a picture of a woman.

All this may be true. I do not know. And setting aside the feelings of the man, as a Judge I have no right to consider whether it is or not. The truth is, is the more influence must it have had with the jury, and a verdict of \$75,000.

being the thunder which followed this brilliant lightning, I am impelled to believe it did prejudice the jury.

I have not considered all the very numerous objections which have been made in the case, deeming these sufficient. The motion for a new trial is granted.

WM. A. CHENEY,
Judge.

FINANCE AND TRADE.

A Review of the Day's Transactions.

NEW YORK, March 14.—The new week opened on the Stock Exchange with a moderately active and weak market, with a more general distribution of business and interest than has been seen for some time. The opening was decidedly strong and advances over Saturday ranged up to five eighths per cent. There were further gains in early transaction, but for the end of the first fifteen minutes the entire market was declining, under the lead of Hooking Valley, Richmond and West Point and Union Pacific. After the first hour there was a period of dullness, but the pressure was soon removed and the declining tendency continued until 1 P. M. After that hour a fractional recovery, followed in turn by the loss of small gains, was recorded. The last hour showed a much better feeling, and the close was quite firm and a small fraction better than the lowest of the day.

Government bonds were dull and steady. Chicago Fruit Market. CHICAGO, March 14.—Oranges are in fair supply and have a steady demand, which is increasing daily. Receipts are becoming more liberal and holdings have increased considerably during the last few days. They comprise all kinds of stock, both domestic and foreign. There is good demand for fine fruit, while old and common grades, which are about closed out, are not so much called for. Much better demand and better prices are expected next week in consequence of an increase in stock and the better quality of fruit arriving. Prices are steady with no change of value. Following is the range: Navel, 70¢; seedlings, 50¢; Valencia, 60¢; and others, 40¢ to 50¢.

English Grain Review. LONDON, March 14.—The Mark Lane "Express," in its review of the British grain trade during the past week says: "The supplies of native wheat are springing. Trade in the provinces is firm and prices have advanced 6d to 1s. The sales of English wheat during the week were 45,442 quarters, at 22s 7d, against 64,422 quarters, at 22s 9d, during the corresponding period of last year. Flour is steady, notwithstanding large foreign arrivals. Foreign wheat is steady and quiet. American red wheats are 1d better. Foreign flour is steady. Corn is regular. Mixed American is scarce and tending upward. Oats are dull. Lard has declined 1d. Four cargoes of wheat arrived, one was sold and four (all California) remained. In today's market, wheat was quiet and unchanged. Flour was in large supply and weaker. Oats were 5d cheaper."

Financial. NEW YORK, March 14.—Three per cent government bonds, 101½; four per cent consols, 129½; Central Pacific, 39½; Rio Grande, 23½; Kansas & Texas, 40½; Northern Pacific, 27½; preferred, 58½; Northwestern, 115½; New York Central, 112½; Oregon Railway, 100½; Transcontinental, 34½; improvement, 35½; Pacific Mail, 55½; Panama, 26½; Texas Pacific, 26½; Union Pacific, 36½; Western Union, 42½; Wells, Fargo & Co's Express, 42½; Western Union Telegraph, 75½.

Money call; steady, at 3½ per cent; last loan, 3½; closed, offered 3½. Prime mercantile paper, 50¢. Sterling exchange, week, 41 1/16 for 60-day bills; 41 1/16 demand. Bar silver, 50¢.

SAN FRANCISCO, March 14.—Closing quotations for stocks to-day are as follows: Best & Belcher \$11.12½; Peerless 60; Crocker 1.00; Potomac 9.50; Chollar 8.50; Seavey 6.62½; Con. Virginia, 18.87½; Sierra Nevada, 5.12½; Confidence, 10.50; Union Con. 4.25; Gould & Curry, 3.62½; Yerkes 1.00; L. & P., 5.62½; Ophir 9.50; Locomotive 1.15; Peer 40. Nevada assessed 30 cents. N. Bell assessed 50 cents.

Silver bars—Per cent discount, 21¢ 1/2.

THE GRAIN MARKET. DOMESTIC. SAN FRANCISCO, March 14.—Wheat—dull; shipping, \$1.56½; 107½ per cent. barley—dull; 107½ per cent. 1.00; 108½ per cent. 1.00; 109½ per cent. 1.00; 110½ per cent. 1.00; 111½ per cent. 1.00; 112½ per cent. 1.00; 113½ per cent. 1.00; 114½ per cent. 1.00; 115½ per cent. 1.00; 116½ per cent. 1.00; 117½ per cent. 1.00; 118½ per cent. 1.00; 119½ per cent. 1.00; 120½ per cent. 1.00; 121½ per cent. 1.00; 122½ per cent. 1.00; 123½ per cent. 1.00; 124½ per cent. 1.00; 125½ per cent. 1.00; 126½ per cent. 1.00; 127½ per cent. 1.00; 128½ per cent. 1.00; 129½ per cent. 1.00; 130½ per cent. 1.00; 131½ per cent. 1.00; 132½ per cent. 1.00; 133½ per cent. 1.00; 134½ per cent. 1.00; 135½ per cent. 1.00; 136½ per cent. 1.00; 137½ per cent. 1.00; 138½ per cent. 1.00; 139½ per cent. 1.00; 140½ per cent. 1.00; 141½ per cent. 1.00; 142½ per cent. 1.00; 143½ per cent. 1.00; 144½ per cent. 1.00; 145½ per cent. 1.00; 146½ per cent. 1.00; 147½ per cent. 1.00; 148½ per cent. 1.00; 149½ per cent. 1.00; 150½ per cent. 1.00; 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CITY COUNCIL.

Meeting of That Body Yesterday.

NEW SMALLPOX HOSPITAL.

A Motion to Censure Deputy City Assessor Prager Is Tabled.

Petitions, Etc.

The city council met at 2:20 o'clock yesterday afternoon, President Brock in the chair, and all the members present except Mr. Johnson.

The minutes of the previous meeting were read and approved.

REPORT OF CITY OFFICERS.

The Auditor presented his weekly report of the condition of the several funds of the city. Finance committee.

The Superintendent of Streets presented a payroll amounting to \$577.60. Finance committee.

The Zanjero presented a payroll amounting to \$384. Finance committee.

MESSAGES FROM THE MAYOR.

The Mayor presented a communication calling attention to the condition of the public streets. He advises that Main street has once passed from the plaza to Fifth street, and that Spring street is paved from Temple to Fifth. On motion of Mr. Perry, referred to a special committee. The mayor appointed the following committee: Messrs. Perry, Frankenstein and Stearns.

The Mayor also reported that the county had agreed to assist the city in taking care of smallpox patients, and that special policemen are now employed to guard quarantined houses.

The Mayor presented agreement with Sisters of Charity to take charge of smallpox patients at the hospital for \$800 per day for each patient admitted to the hospital. Approved.

The Mayor said he had received a telegram asking the council to inform the Governor that the city approved the Ordinal bond bill. The Clerk was authorized to so telegraph Governor Barlett.

NEW SMALLPOX HOSPITAL.

The board of health presented a communication saying: "Your board of health, recognizing the absolute necessity for prompt action in the matter, have been compelled to order drawn plans for a new smallpox hospital by the city surveyor, and have also advertised for bids for the building. The site has not as yet been fully determined on, owing to opposition of adjoining property owners. We would advise that some action be taken by the council toward the selection of a site for said building."

The Mayor said that he would like to have some suggestions from the Council, as people were objecting to every place proposed by the Board of Health. Mr. Gos particularly objected, as the board proposed to locate the hospital in a section at the south of the city, where brickyard, and more teams would have to pass the new site than the one now in use. Mr. Reed said the present place was good enough, and suggested that a new house be built a little above where the present one now stands. After several suggestions had been made, the matter was referred to the Board of Health with power to act.

The City Surveyor presented plans and specifications for the new smallpox hospital. Adopted and referred to the Board of Health, with power to act.

The following bids were presented for building the hospital: Peter Keenan, \$5700; J. H. Harrington, \$10,778; M. B. Miller, \$10,900. Referred to the Board of Health.

We have erected a small two-room house, the Sisters in charge of the hospital. Also reported that they had authorized the Health Officer to employ a competent physician to take charge of the hospital at a salary of \$200 per month. Approved.

Also, that the Health Officer had been modified to place a yellow flag at each house where there is a case of smallpox. Adopted.

Also, that the Chief of Police place his force at the disposal of the health officer. So ordered.

Also, that the Health Officer report all new cases to the daily papers each day.

THE FINANCE COMMITTEE.

Reported the examination of reports of sundry city officers and recommended that they be filed. So ordered.

Concerning charges against Deputy City Assessor Prager, reported that Mr. Prager had appeared before the committee and made satisfactory explanation. The committee made no recommendation in the matter, and after considerable discussion, the whole thing was laid on the table by a vote of 9 to 5.

CONCERNING ASSESSMENTS.

City Assessor Stephenson appeared before the Council and said that there was a question in his office which required business. He said that he had valued certain property on the Aliso tract at \$1500 and found that the same property was mortgaged for \$5400. Now he wanted to know at what he should assess the mortgage. He gave this as an example; there were many such cases in his office. He asked the City Attorney to tell him to assess the mortgage no greater than he did the property on which the mortgage rested. On motion he was instructed to follow the City Attorney's advice.

UNFINISHED BUSINESS.

The Charity-street cable road was allowed to withdraw its application for a double-track road from Seventh street along Fort to Temple.

The petition of the Los Angeles development company for a franchise for a cable road from Seventh street along Fort to Temple was referred to the Board of Public Works.

The amended ordinance relating to hacks was adopted.

The ordinance relating to sale of lot 4 block F, Fort Hill tract, was approved. The bond and contract of Bath & Foster for storm regulator were approved. The contract and bond with Frick Bros. for excavating Main-street sewer were approved.

Bond of Frick Bros. for laying pipe on Flower and Pico streets was approved.

An ordinance providing for the sale of certain land on Main-street extension was adopted.

COMMITTEE REPORTS.

The Board of Fire commissioners reported the expenditure of \$1990.14 during February. Referred to the Finance committee.

The Land committee asked one week's further time on petition of Los Angeles Infirmary. So ordered.

Recommended that petition of Isaac Smith for quit-claim deed to property on First street be granted. So ordered.

That surveyor survey land for which Amanda W. Scott asks a quit-claim deed. So ordered.

The Board of Education asked for a greater supply of water at the Center-street and Temple-street schools. Citizens' water company requested to furnish the supply.

The Bridge committee recommended that bill for repairing Aliso-street bridge be paid.

Turned in \$8710, subscription for Kahrts street bridge, and recommended that contract be drawn.

The Zanja committee recommended that J. J. Aliso be allowed to connect with woolen-mill ditch. So ordered.

On petition of M. M. Green, further time asked. Granted.

That bids for excavating woolen-mill ditch be advertised for. So ordered.

BOARD OF PUBLIC WORKS.

Recommended that protest of G. W. King et al, against grading of Texas street be denied because the parties represented no property on that street. So ordered.

Also, that protest of V. Beaudry against change of grade on Texas street be denied. So ordered.

That petition of R. R. Smith to lay pipes in Childs' tract be granted. So ordered.

That commissioners on Courthouse street assess damages of A. W. Palmer. So ordered.

That Clerk advertise for bids for grading part of Seventh street. So ordered.

That matter of crossings on Spring street be referred to Street Superintendent. So ordered.

That petition for grading on Diamond street be granted. So ordered.

That proposition of W. T. Wiltshire to open an 80-foot street on western boundary of Seventh-street park. So ordered.

That petition of E. F. Kysor and J. H. Bryant be referred back for draft of ordinance. So ordered.

That protest of McLaughlin against change of grade of Texas street be denied. So ordered.

That portion of Virgin street be denied. So ordered.

Asked further time on all street-railway franchises. So ordered.

That the intersection of Second and Flower streets be graded. So ordered.

Presented notice of intention to establish grades on Angelina, Figueroa, Nevada and Adela streets and recommended their adoption. So ordered.

That the suggestions of the City Surveyor regarding pavements and paving be adopted. This called for a long discussion and each member of the Council seemed to have his own peculiar views on the subject of street paving. Mr. Lambie moved that the whole matter be referred to Committee of the Whole. So ordered.

NEW STREET LIGHTS.

The Committee on Gas recommended that 150-foot electric light masts be erected at the following points: One on Boyle Heights, at the corner of Soledad and New York streets. One in East Los Angeles, at the corner of Walnut and Mission Roads. One at the corner of Mission Road, Cincinnati and Omaha streets. One at some place between Ward and Ninth, west of Pearl. So ordered.

MISCELLANEOUS.

An ordinance was presented, allowing the Old Fellows to occupy a portion of the hospital grounds, for the purpose of erecting tents or other structures in which to care for members of the order who may have infectious or contagious diseases. Referred to the Board of Health.

The contract with Mrs. M. Wood & Co., for furnishing meals to the city prisoners, was approved.

The Council agreed to rent from Geo. W. Williamson a building on Ninth street, near Main, to be used as an engine-house. The rental is \$50 per month.

The City Attorney called the attention of the Council to the section of the charter and the penal code regarding the Board of Health. Referred to the Board of Health.

Mr. Fred Lambourne, of the Second Ward, protested against the violation of sanitary regulations by a rag and junk shop on Aliso street. Referred to the Board of Health.

Mr. T. J. Cohn, of the Cohns' hide house, protested against the violation of sanitary regulations by a rag and junk shop on Aliso street. Referred to the Board of Health.

The following petitions were ordered referred to the appropriate committees: From Robt. Steere et al., asking that sewer on Third street be connected with Charity-street sewer.

From J. W. Anderson et al., protesting against dumping garbage on Seventh street, near the river.

From M. A. Blanchard, protesting against using foot of Canal street for building purposes.

From E. H. O'Malley et al., to have grade of Wright street established.

From M. L. Wicks, to remove earth from Bellevue avenue for 25 cents per cubic yard.

From E. Bouton et al., for a branch sewer on Walter street from Alameda to Castelar.

From M. Doria Jones, asking that New High street be graded between Temple and Franklin streets.

From citizens, for a change of grade on Hope street, between Fourth and Fifth.

From L. N. Breed, protesting against proposed grade on Soledad street.

From A. C. Gardner, to build frame house near Downey-street bridge.

From H. T. Stoddard & Co., to connect 100 San Pedro street with sewer.

From M. L. Wicks, to move a house.

From Frick Bros., for \$738 on account.

From B. C. Guirado for a street car franchise from Main to Lunita, to Bellevue avenue, to Laguna, along Montana to Reservoir street.

From T. A. Garney et al., asking that zanja No. 8, on Figueroa street, be repaired.

From J. Murietta, to move a house.

From J. R. Chie, asking to lease city lots 3 and 4, in block H, Hancock's survey.

LOS ANGELES PRODUCE MARKET.

The following is the official record of the Los Angeles Produce Exchange, corrected fully. In the quotations, unless otherwise stated it is to be understood that the first figure is the highest price bid and the last the lowest price asked. These quotations are for round lots, except where noted for small lots out of store higher prices are asked.

WHEAT—Australian No. 1, white, \$1.05 asked; Bye, \$1.00 asked; White Russian, \$1.10 asked; \$1.15 asked; White Russian, \$1.15 asked.

BARLEY—Feed No. 1, new, \$1.00 asked; CORN—Large yellow, carload lots, 90c bid; small, 85c bid; 80c asked; 85c asked; 90c asked; 95c asked; 1.00 asked; 1.05 asked; 1.10 asked; 1.15 asked; 1.20 asked; 1.25 asked; 1.30 asked; 1.35 asked; 1.40 asked; 1.45 asked; 1.50 asked; 1.55 asked; 1.60 asked; 1.65 asked; 1.70 asked; 1.75 asked; 1.80 asked; 1.85 asked; 1.90 asked; 1.95 asked; 2.00 asked; 2.05 asked; 2.10 asked; 2.15 asked; 2.20 asked; 2.25 asked; 2.30 asked; 2.35 asked; 2.40 asked; 2.45 asked; 2.50 asked; 2.55 asked; 2.60 asked; 2.65 asked; 2.70 asked; 2.75 asked; 2.80 asked; 2.85 asked; 2.90 asked; 2.95 asked; 3.00 asked; 3.05 asked; 3.10 asked; 3.15 asked; 3.20 asked; 3.25 asked; 3.30 asked; 3.35 asked; 3.40 asked; 3.45 asked; 3.50 asked; 3.55 asked; 3.60 asked; 3.65 asked; 3.70 asked; 3.75 asked; 3.80 asked; 3.85 asked; 3.90 asked; 3.95 asked; 4.00 asked; 4.05 asked; 4.10 asked; 4.15 asked; 4.20 asked; 4.25 asked; 4.30 asked; 4.35 asked; 4.40 asked; 4.45 asked; 4.50 asked; 4.55 asked; 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DAILY HERALD.

Weather Department Signal Service United States Army.									
Division of Commerce and Agriculture, Bureau of Observations taken at Los Angeles, Cal., March 14, 1887:									
Time	Barometer	Thermometer	Wind	Direction	Force	Clouds	Visibility	State of Sky	Remarks
4:57 A.M.	30.12	42	Cal.	W	1	Clear	10	Clear	
7:57 P.M.	30.13	62	Cal.	W	1	Clear	10	Clear	
7:58 P.M.	30.07	55	W	W	1	Clear	10	Clear	
Maximum Thermometer, 70.0.									
Minimum Thermometer, 41.0.									

THE COURTS.

Superior Court—Department One,
Cheney, J.

CIVIL AND CRIMINAL.

Information was filed charging O. Simpson, John Smith, alias Monte Pete and Tom Johnson, with obtaining property by false pretenses, and G. B. Simpson, A. Burns and John Doe charged with conspiracy to cheat and defraud. Advice vs. Kallisher—Order to show cause; continued until March 21st at 10 A. M.

Taylor vs. McLain—Demurrer overruled.

Vejar vs. Mount City Land and Water Company—Continued until March 28th at 10 A. M.

Lombard vs. Lombard—Preliminary application; set for hearing March 18th at 10 A. M.

Perkins vs. Baldwin—New trial granted.

Hutton, J.

Probate.

Estate of Soother, Fraisher, Parker, Means minors—Continued until March 21st at 10 A. M.

Estate of Thomas—Continued until March 23d at 10 A. M.

Estate of McLain—Conveyance of real estate allowed.

Estate of Keller—Referred to F. B. Manning, referee.

Estate of Reynolds—Letters of administration granted; bond \$400.

Estate of Rowland—Decree of distribution.

Estate of Fithian—Administrator appointed without bond.

Estate of Sheffield—Decree of distribution.

Estate of Godfrey—Final account of administratrix heard and approved; resignation accepted and new administrator appointed with \$500 bond.

Estate of H. F. Spencer—Final account taken under advisement.

Estate of J. B. Shaw—Leave granted to sell real estate; bond \$1000.

Estate of C. C. Squires—Leave granted to sell real estate; bond \$7000.

Estate of M. E. Gleason—Letters of administration issued to the Public Administrator.

Estate of J. A. Dodge—Leave to republish granted.

Estate of J. Haskell—J. H. Haskell appointed administrator, with bond of \$5000.

Estate of L. Monnier—Executor appointed; bond \$300.

Estate of Falor—Guardian appointed; bond \$1000.

Estate of H. Walters—Guardian appointed; bond \$4000.

Estate of Bean—Sale of real estate allowed; bond \$3000.

Estate of Day—Appraisal allowed withdrawn for correction.

Platt vs. His creditors—On trial.

SET FOR TUESDAY.

Estate of Ozart.

Department Two—Brunson, J.

Keller vs. Penney—Demurrer overruled; ten days to answer.

Switzer et al. vs. Forestall et al.—Demurrer sustained; twenty days to answer.

Bennett vs. Green—Demurrer passed to March 21st.

Narramore vs. Copley—Motion passed to March 21st.

Burdette vs. Sketcheley—Demurrer overruled; ten days to answer.

Seppel vs. Bixby et al.—Two demurrers struck from the calendar.

Smith vs. Glass—Demurrer overruled; ten days to answer.

Harper & Reynolds vs. Cren—Judgment for plaintiff for \$1174.75 and \$50 attorney's fees.

Strobel vs. Davis—Passed to March 15th at 10 A. M.

Tolman vs. Smith—Engrossed statement for new trial ordered presented in three days for settlement of Fire Insurance Company—Defendant granted until April 20th to answer.

Henry Kearney, a native of Canada—Admitted to citizenship.

Rimpa vs. Cohn—Ten days additional granted to answer or demur.

Crosswhite vs. Crosswhite—Publication of summons upon Allen D. Crosswhite ordered.

Davis vs. Davis—Decree of divorce for D. H. Davis.

Rhodes vs. Rhodes—Defendant ordered to pay Julia A. Rhodes \$20 monthly alimony and \$1000 annual fees.

Davis vs. Cook, executor—Motion for change of venue passed to April 4th.

SET FOR TUESDAY.

Alhambra Addition Water Company vs. Mayberry. Trial.

Strobel vs. Davis.

Justices' Courts.

CITY COURT—AUSTIN, J. F.

People vs. Joseph McFadden, a minor—Fifty larceny; committed to the San Francisco Boys' and Girls' Aid Society for two months.

People vs. Wm. Abbott—Vagrancy; trial set for Thursday at 2 P. M.

People vs. Ah Sam—Burglary; dismissed.

People vs. Mike Nard—Burglary; trial Thursday at 2 P. M.

TOWNSHIP COURT—ZANEY, J. F.

People vs. C. F. Carney—Burglary; trial March 21st at 2 P. M.

People vs. J. Goyeneche—Burglary; dismissed.

People vs. A. Calderia—Burglary; trial March 22d at 2 P. M.

Clara Morris.

Clara Morris opens to-night at the Grand Opera House in her strongest play, *Camille*. She has gained a world-wide reputation in this piece and it has given to her the position of "America's greatest actress." No one needs to be informed of the merits of this play, which has always, since its first presentation by Clara Morris, been the favorite of the public. That it will attract a large house to-night is an assured fact, for the advance sale has been much greater than was expected. The stage-setting will be far above that of plays generally seen here and there has been nothing overlooked in the arrangement that will give finish to the performance. The sale for the second night, *Remo*, is also good, and this promises to be as great a success here as it was in San Francisco, where it was presented for the first time. This week of drama will not be passed again for some time, and the opportunity for seeing Clara Morris should not be missed under any consideration.

Miscellaneous.

Excursion to San Bernardino next Thursday, March 17th. Due de Montebello Champagne. J. W. Davis, Prescription Drugs. Drink R. H. Royal Breakfast Cereal. Tansley's Push Cigars at P. O. Cigar Store. Due de Montebello champagne at Weyse Bros. Gold quart Grand Army charms cheap at Fred L. Ladd's. They are all silk and worth at least \$1.25; nice new goods. We have them in the leading shades. A line of dress suits in almost every known shade at 50c a yard. They are not ordinary suits, but an exceptional quality suit with quality of fabric and style at 50c. A line of double-fold mixtures, 36 inches wide, at 36c a yard, comprising all the new shades. To say 36c would be a reasonable price for them is saying very little. We have a few combination dress patterns in best cloth for 50c. They are displayed only, they are selling at \$1.50, \$1.75, \$2.00, \$2.25, \$2.50, \$2.75, \$3.00, \$3.25, \$3.50, \$3.75, \$4.00, \$4.25, \$4.50, \$4.75, \$5.00, \$5.25, \$5.50, \$5.75, \$6.00, \$6.25, \$6.50, \$6.75, \$7.00, \$7.25, \$7.50, \$7.75, \$8.00, \$8.25, \$8.50, \$8.75, \$9.00, \$9.25, \$9.50, \$9.75, \$10.00, \$10.25, \$10.50, \$10.75, \$11.00, \$11.25, \$11.50, \$11.75, \$12.00, \$12.25, \$12.50, \$12.75, \$13.00, \$13.25, \$13.50, \$13.75, \$14.00, \$14.25, \$14.50, \$14.75, \$15.00, \$15.25, \$15.50, \$15.75, \$16.00, \$16.25, \$16.50, \$16.75, \$17.00, \$17.25, \$17.50, \$17.75, \$18.00, \$18.25, \$18.50, \$18.75, \$19.00, \$19.25, \$19.50, \$19.75, \$20.00, \$20.25, \$20.50, \$20.75, \$21.00, \$21.25, \$21.50, \$21.75, \$22.00, \$22.25, \$22.50, \$22.75, \$23.00, \$23.25, \$23.50, \$23.75, \$24.00, \$24.25, \$24.50, \$24.75, \$25.00, \$25.25, \$25.50, \$25.75, \$26.00, \$26.25, \$26.50, \$26.75, \$27.00, \$27.25, \$27.50, \$27.75, \$28.00, \$28.25, \$28.50, \$28.75, 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